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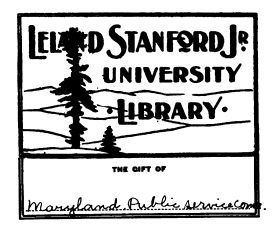
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REPORT

OF THE

PUBLIC SERVICE COMMISSION

OF MARYLAND



FOR THE YEAR 1917

BALTIMORE
KOHN & POLLOCK, INC.
1918



COMMISSION

Albert G. Towers, Chairman,
E. Clay Timanus,
Jno. Milton Reifsnider.

BENJAMIN T. FENDALL, Secretary. WILLIAM CABELL BRUCE, General Counsel.

OSBORNE I. YELLOTT,
Assistant General Counsel.

248675



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REPORT

OF THE

PUBLIC SERVICE COMMISSION OF MARYLAND

For the Year Ended December 31, 1917

STATE OF MARYLAND

OFFICE OF THE

PUBLIC SERVICE COMMISSION

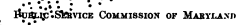
BALTIMORE, December 31, 1917.

To the Governor and General Assembly of Maryland:

In accordance with the requirements of the Act creating the Public Service Commission, report of said Commission for the year ending December 31st, 1917, is respectfully submitted.

CHANGE IN ORGANIZATION

Honorable Philip D. Laird, finding that his health would no longer permit the performance to his own satisfaction of the duties falling upon him as Commissioner, tendered his resignation to the Governor, same having been accepted, effective as of July 7th, 1917. Except for a period of about two years, Mr. Laird had been a member of the Commission since its creation, he having been Chairman for over two and one-half years during his incumbency. Mr. Laird was justly held in the highest esteem by his colleagues and the entire personnel of the Commission's staff, as well as the general public. Honorable John Milton Reifsnider was appointed to fill out the unexpired portion of Mr. Laird's term, Mr. Reifsnider qualifying on August 1st, 1917, since which date he has been actively engaged in the work of the Commission. Several of the Commission's employees have entered the military service of their country.



GENERAL WORK OF THE COMMISSION

uring the year covered by this report the Commission has had subed to it the usual number of complaints and inquiries for its attention.

ses were entered during the year as follows:

Formal Docket	184
Correspondence Docket	
Short Notice and Reparation Docket	94
Total	278
Petty complaints satisfied but not docketed	319
Grand total	597

cluding cases entered in previous years and remaining open on the mission's docket on January 1st, 1917, 270 cases were closed during the

CORPORATIONS UNDER JURISDICTION

ne following table shows the number of corporations, other than autoile transportation companies and toll bridge companies, over which the mission exercises jurisdiction, with their capitalization and other inmation.

CORPORATIONS UNDER JURISDICTION OF COMMISSION.

Clabs.	Иомвев Under Јовіврістіон.	Иомвек Веровтіме.	Іисомелете Веровтв.	Мот Веровтию.	CAPITAL STOCK.	Funded Debt.	Total Capital Ization.	INTEREST ACCRUED ON FUNDED DEBT	DIVIDENDS DECLARED ON CAPITAL STOCK.
*Express Companies Electric Light Companies Gas and Electric Companies Gas Companies *Electric Railway Companies *Steam Railway Companies Steamboat Companies Water Companies Telegraph Companies Telegraph Companies Telegraph Companies *Steamboat Companies Water Companies Telegraph Companies Telegraph Companies *Steeping Car Company (Pull-man Company)	24 25 25 25 1 1 2 1 2 1 1 1 1 1 1 1 1 1 1	35 37 31 31 31 31 31 11 11 11 11 11 11 11 11	10 -10-1c m	4 0- 4	\$51,506,400 12,112,830 14,744,040 2,607,460 508,740,810 508,261,515 1,300,015 2,313,545 1,205,545 1,469,400	\$21,916,500 13,969,800 38,288,015 814,000 97,346,550 687,559,172 8,000 1,929,050 0 2,300 265,000	\$73,422,900 26,082,630 53,032,055 3,421,460 11,195,820,687 1,308,015 4,242,595 110,000 1,207,845 1,734,400	\$885,830 699,447 1,604,564 47,510 4,244,990 26,768,990 0 0 123 13,250	\$15,528,047 816,345 1,319,404 160,340 2,562,422 25,818,884 80,088 0 0 670 0 0
Totals	192	156	19	17	\$772,478,772	\$862,098,387	\$772,478,772 \$862,098,387 \$1,634,577,159 \$34,355,317 \$55,848,937	\$34,355,317	\$55,848,937

* Reporting for year ended December 31st, 1916.

IMPORTANT CASES

Case No. 1362 is complaint of F. Conrad Stoll, et al., vs. Brooklyn and Curtis Bay Light and Water Company and is the result of the respondent having filed with the Commission an amended schedule whereby the rates charged for water furnished by it to its nine hundred or more customers were increased approximately 40%, the increased rates becoming effective on July 1st last. Hearings were had and after full investigation the Commission on December 4th filed its opinion and entered its order requiring the water company to put into effect on January 1st, 1918, rates which it found to be reasonable, the rates prescribed by the Commission being considerably lower than those proposed by the company.

Complaint of A. N. Dodson vs. the Kensington Railway Company, Case No. 1290, is the result of the respondent having filed with the Commission its passenger fare schedule, becoming effective February 23rd, 1917. increasing the fares on the lines of railway owned and operated by it in Montgomery County, Maryland. Other complainants, including the mayor and town council of the town of Kensington, filed protests against the proposed increases, and at the several public hearings held upon this matter many witnesses appeared and much testimony was produced. On May 5th, 1917, the Commission filed its opinion and order requiring the Kensington Railway Company to, among other things, file with the Commission not later than June 1st, 1917, a schedule of rates and fares as prescribed in said order, which rates and fares are practically the same as those in effect immediately prior to February 23rd, 1917, the fares ordered and established by the Commission to become effective on July 1st, 1917. The Kensington Railway Company took an appeal from the order of the Commission to Circuit Court No. 2 of Baltimore City, and though preliminary injunction restraining the Commission from enforcing the rates and fares prescribed in its order aforesaid was neither asked for nor granted by the court, the company continued to charge and collect the increased rates and fares. The Commission thereupon applied to the Circuit Court for Montgomery County for an injunction restraining the railway company from charging any rates or fares other than those provided for in the Commission's order pending determination of appeal, but the court declined to grant this injunction and appeal was immediately taken by the Commission to the Court of Appeals, and on December 13th that court handed down its decision sustaining the Commission and ordering that the injunction be issued; the question of the reasonableness of the rates is still pending in Circuit Court No. 2 of Baltimore City.

During April last the United Railways and Electric Company of Baltimore inaugurated upon several of its lines a plan of operation, generally known as the "Skip-Stop" plan, under which system of operation the cars skipped each alternate street crossing, there being certain exceptions to the general rule, particularly as respects transit crossings. Directly after this scheme was adopted the Commission began receiving communications respecting the new system of operation, some of which condemned while others praised the plan. After the plan had been in effect several months

the Commission, upon its own motion, and in order to fully develop the controversy, filed a complaint respecting the "Skip-Stop" plan and thereafter held hearings extending over several days at which opportunity was afforded all persons desiring to testify either on behalf of or against the "Skip-Stop" plan of operation, either as a whole or with respect to particular stops which were skipped under the system. On October 6th the Commission filed its opinion, wherein it held that the "Skip-Stop" plan of operation as theretofore practiced by the railway company was unjust and unreasonable, though the Commission did not require the company to restore all of the stops formerly in effect. By order entered on the same day the Commission directed the respondent company to restore a dozen or more stops which it had abandoned under the aforesaid plan of operation, and by subsequent orders required the restoration of still other stops.

The service furnished by the Suburban Water Company, a corporation supplying water in the northern and northwestern suburbs adjacent to Baltimore City, has at various times in the past given the Commission much concern and, as there was failure of supply upon the part of this company early in the present year the Commission, in order to compel the company to make such repairs and additions to its equipment as it deemed necessary in order to provide an adequate supply of water, filed a formal complaint upon its own behalf against this company. Subsequent to the filing of the Commission's complaint the Artesian Water Company, engaged in the business of supplying water in the same general locality as the Suburban Water Company, applied to the Commission for permission to purchase the outstanding stock of the Suburban Water Company and thereby secure control of this company. The Commission permitted the Artesian Water Company to purchase the securities in question and since that company has had the management of the Suburban Water Company the service furnished has been greatly improved.

In 1912 the Baltimore County Water and Electric Company applied to this Commission for permission to change and readjust its schedules of quarterly minimum charges on metered water supply service. Hearings were instituted shortly thereafter, but it soon became apparent that in order to properly adjust the matters in controversy it would first be necessary for the Commission to make a valuation of the property of the company. Through no fault of its own the Commission was required to let this matter lie dormant for several years, other investigations and appraisals taxing its forces, as well as the available appropriations, to capacity. The valuation of the company's property was completed early in 1917, this valuation being brought up to December 31st, 1916. On July 6th the Commission filed its opinion and entered its order establishing the fair valuation for rate making purposes of the property of the company in question and fixing the maximum rate of return which said company should be permitted to earn. The Commission further found that the carnings of the company under its existing schedule of rates, taken as a whole, are not excessive. On November 20th, 1917, the water company filed with the Commission an amended schedule of rates designed to become effective on

January 1st, 1918, the effect of which schedule is to increase considerably the rates charged for water furnished by said company.

In opinion filed by the Commission on March 8th, 1916, and by order entered on same day, the Commission established the fair valuation for rate making purposes of the property of the Chesapeake and Potomac Telephone Company of Baltimore City in this State, the Commission further finding that the earnings of said company under its existing schedules of rates, taken as a whole, were not excessive. Some time thereafter the telephone company submitted to the Commission a tentative plan for the re-adjustment of its rate schedules in certain particulars, the proposed changes being designed in the main, it was stated, to more equitably apportion the company's revenues from its various central office districts throughout the State. Aside from the establishment of certain additional Baltimore suburban exchanges and adjustments in toll rates between Baltimore and various points, there were no substantial changes proposed in the rates governing subscribers in that city. The telephone company being appraised of the Commission's intention to proceed during the present year with hearings respecting the suggested changes, petitioned the Commission to postpone the hearings, it claiming that the abnormal conditions resulting from the world war made it highly inadvisable, if not practically impossible, to at this time undertake the settlement of the matter, particularly in view of the fact that the contemplated adjustments in the Baltimore suburban area involve the installation of additional switchboards and other equipment, which could be obtained, if at all, only after great delay, at enormously increased cost, the company's present energies being devoted to the supplying of Governmental and other needs directly concerned with the prosecution of the war. The application for postponement was given wide publicity by the Commission and at hearing set for consideration thereof all interests represented thereat were united in endorsing the proposal of the company, and on December Sth, 1917, the Commission entered its order providing for the postponement.

On September 1st, 1916, the Commission, acting under authority of Chapter 272 of the Acts of the General Assembly of Maryland, Session of 1916, filed its opinion and order establishing a fair value of the property of the Havre de Grace and Perryville Bridge Company and requiring that company to reduce the rates of toll collected by it approximately 50 per centum. The bridge company took appeal to Circuit Court No. 2 of Baltimore City, which court declined to enjoin the Commission from enforcing the, rates of toll established by its order pending determination of the bridge company's appeal. On May 31st, 1917, the court handed down its decision sustaining the Commission. The Havre de Grace and Perryville Bridge Company entered appeal to the Court of Appeals, where the case is now pending; argument was had at the present session of this court and decision of the court will likely be forthcoming shortly.

The Pennsylvania Railroad Company appealed to the Circuit Court No. 2 of Baltimore City to enjoin the Commission from enforcing or attempting to enforce its order of December 21st, 1914, ordering the railroad company

to continue the sale of certain forms of commutation tickets it was proposed to discontinue and requiring the reduction of rates the company proposed to charge for other tickets. The lower court dismissed the bill of the railroad company, and appeal was taken. The Court of Appeals sustained the lower court, and the railroad company thereupon took appeal to the United States Supreme Court. On October 15th, 1917, the Supreme Court of the United States handed down its opinion dismissing the appeal and sustaining the power of the Commission to regulate rates and fares such as those involved in this case.

The several departments of the Commission have been actively engaged during the past year with the various matters coming under their immediate supervision, as set forth in the reports of the heads of the respective departments, appended hereto. Copies of all final orders of the Commission, as well as detailed statistical tables, are now in the hands of printer and will be furnished as soon as same are in complete form.

Respectfully,

ALBERT G. TOWERS,

Chairman;

E. CLAY TIMANUS,

JNO. MILTON REIFSNIDER,

Commissioners.

REPORT OF SECRETARY

BALTIMORE, December 31, 1917.

HON. ALBERT G. TOWERS,

Chairman of the Public Service Commission.

DEAR SIR:

The following report of the Secretary of the Commission for the year 1917 is respectfully submitted:

During the year 184 new cases were entered on the Formal Docket and 176 cases were closed by formal orders entered after careful and exhaustive investigations; hearings were had in all cases before final disposition except in cases withdrawn or where satisfaction was admitted, thereby rendering hearings unnecessary. On the Short Notice and Reparation Docket 94 cases were entered and closed by final orders during the year. Following our practice of last year no cases were entered on the Correspondence Docket for reasons set forth in the Secretary's report for 1916. Three hundred and nineteen petty complaints formerly placed on the Correspondence Docket but now handled by the Secretary were settled during the year.

The Formal Docket shows 1451 cases entered in the eight years the Commission has been in existence, of which 1404 have been settled, 12 consolidated with general cases covering the same questions, 4 are held pending the action of the courts, 6 filed during the month of December, 1917, 2

continued by request of complainants. The remaining 24 cases are not yet in shape for hearings.

During the past year hearings were had in 120 cases, some of which extended over several days.

The number of formal orders entered in 1917 amounted to 685.

The issue of stocks and bonds has been authorized in the following cases:

Patapsco & Back River Railroad	Stocks.	Bonds.
Company	\$500,000 00	
Western Maryland Railway Company (1) Washington & Maryland Railway	78,000,000 00	
Company		\$96,000 00
Company		
pany Confluence & Oakland Railroad Com-		45,000 00
pany		8,000 00
Baltimore & Ohio Railroad Company		2,000,000 00
Rognel Heights Water Company	14,700 00	15,000 00
(2) Western Maryland Railway Company Maryland Electric Railways Com-		4,426,075 12
pany		457,000 00
Baltimore & Ohio Railroad Company		1,124,000 00
in Pennsylvania	10 000 00	1,124,000 00
Union Bridge Electric Mfg. Company	10,000 00	
Stony Creek Steamboat Company	10,000 00	10 000 000 00
(3) Baltimore & Ohio Railroad Company	1 100 00	10,000,000 00
Lusby Automobile Company	1,180 00	
(4) Hagerstown & Frederick Railway Company	2,325,950 00	600,000 00
Washington County Railroad Company		142,295 05
Confluence & Oakland Railroad Com-		112,200 00
pany	•	802 19
Baltimore & Ohio Railroad Company		16,250,500 00
Commissioners of Rising Sun		8,000 00
Denton Bus Company	1,500 00	•
(5) Consolidated Power Company of	-,	
Baltimore	1,275,000 00	11,000,000 00
Terminal Freezing & Heating Com-	_,,	
nany		44,000 00
pany		,
		300,000 00
(7) United Railways & Electric Company,		000,000 00
	9,583,350 00	5,750,000 00
Baltimore	20,000 00	0,100,000 00
Crisfield Light & Power Company	20,000 00	150,000,000 00
Western Maryland Railway Company		5,000 00
Roland Park Water Company		5,000 00
Hagerstown & Frederick Railway		128.000 00
Company		120,000 00

⁽¹⁾ To retire bonds to the amount of \$66,200.00 previously issued.

(2) Lease warrants.

(6) Gold coupon notes.

⁽³⁾ Equipment trust certificates.
(4) This stock and coupon notes (\$600,000.00) issued to refund stock and bonds to the aggregate amount of \$3,860,000.00.
(5) Includes \$5,000,000 of gold notes.

⁽⁷⁾ Gold notes convertible into common stock.

Permission to exercise franchises has been granted to the following corporations:

Patapsco and Back River Railroad Company.

Emmitsburg Motor Car Company.

Rognel Heights Water Company.

United Railways and Electric Company of Baltimore—

(Connecting curves and tracks, Pratt Street, Baltimore County).

Roland Park Water Company-Baltimore County.

Roland Park Water Company-Baltimore County.

Lusby Automobile Company.

Citizens Light, Heat and Power Company of Salisbury-(Garrett County).

Dundalk Company.

Commissioners of Rising Sun.

Denton Bus Company.

Consolidated Power Company of Baltimore.

Cumberland Electric Railway Company.

Chesapeake and Potomac Telephone Company of Baltimore City-

Garrett Park, Montgomery County.

Bowie, Prince George's County.

Philadelphia, Baltimore and Washington Railroad Company-

Sparrows Point, Baltimore County.

Camp Meade (Admiral).

The abandonment of franchises previously exercised has been permitted in the cases of the following corporations:

Maryland and Pennsylvania Transit Company.

Interborough Transit Company.

B. T. FENDALL, Secretary.

REPORT OF GENERAL COUNSEL

BALTIMORE, December 31, 1917.

ALBERT G. TOWERS, Esq., Chairman,

Public Service Commission, Baltimore. Md.

DEAR SIB:

I beg leave to submit the following report for the period from January 1st, 1917, to December 31, 1917, with regard to the transactions of my office as the General Counsel of the Commission:

I rendered to the Commission 42 formal opinions in writing in relation to different questions submitted to me by it. In addition to three formal opinions, I have frequently been called upon to give oral and written advice to the Commission, and have attended numerous conferences held by the Commission.

The case of the Pennsylvania Railroad Company, lessee of the Northern Central Railway Company, vs. Albert G. Towers, et al. (the Commutation Rate case), referred to in my last report, was argued by me in the Supreme Court of the United States during the present year, and was decided by that court in favor of the Commission; the Court holding that the Northern Central Railway Company having actually issued commutation rates over its lines within this State it could not do so except subject to the power of the Commission to regulate them. A petition for a re-hearing has been filed by the plaintiff in error in this case, but has not yet been disposed of.

The case of the Havre de Grace and Perryville Bridge Company vs. Albert G. Towers, et al. (the Havre de Grace Bridge case), which was also referred to in my last report, was argued by Mr. Yellott and myself before Judge Bond, sitting as the Circuit Court No. 2 of Baltimore City, and was decided by him in favor of the Commission; but was appealed by the Bridge Company to the Court of Appeals of Maryland, where it was argued again by Mr. Yellott and myself a few weeks ago. The decision of the Court has not yet been rendered.

Several other important cases have been argued by me during the present year.

One was the case of the Mayor and Council of Crisfield vs. the Chesapeake and Potomac Telephone Company. This case was argued in the Court of Appeals of Maryland by Mr. Shirley Carter, on behalf of the Telephone Company, and by myself, on behalf of the Public Service Commission. It involved the validity of a change which the Town of Crisfield obtained in its charter at the legislative session of 1910, after the enactment of the Public Service Commission Law. The amendment undertook to authorize the Town of Crisfield to regulate telephone rates within its corporate limits. It has just been held by the Court of Appeals to be invalid, because a special law for a case for which provision had already been made by a general law; namely, the Public Service Commission Law, and therefore in conflict with Section 33, of Article 3, of the Maryland State Constitution.

Another was the case of the Mayor and Common Council of Westminster against the Consolidated Public Utilities Company of Westminster and the Commission. This case originated in the claim by the Town of Westminster that the Utilities Company, by reason of legislation (Sections 227, 228 and 229 of the Charter of Westminster) which was enacted after the passage of the Public Service Commission Law, could not increase its rates, as it proposed to do, without the consent of the Mayor and Common Council of Westminster; or, that failing, without recourse to arbitration. On the strength of this claim, a bill for an injunction was filed by the Town of Westminster against the Utilities Company in the Circuit Court for Carroll County. On its own application, the Commission was made a party defendant to the proceeding, and the case was argued before Judge Forsythe a few days ago. His decision was adverse to the Town of Westminster. The case is now pending on appeal to the Court of Appeals of Maryland, and will be argued at its January term, 1918.

These two last mentioned cases involve two of the most serious efforts that have ever been made by local authority in the State of Maryland to encroach upon the jurisdiction of the Commission.

Still another important case, from the point of view of the jurisdiction of the Commission, as well as in its other aspects, was one argued by me in the Circuit Court for Montgomery County in equity. The Commission was compelled to file a bill for an injunction in this Court against the Kensington Railway Company because of its refusal to comply with an order of the Commission prescribing a new schedule of rates for that company. The Railway Company had taken an appeal to the Circuit Court No. 2 of Baltimore City from the order of the Commission, but had not obtained any preliminary or other injunction from that Court prohibiting the enforcement of the order. The Circuit Court for Montgomery County (Judge Peter) refused to grant the preliminary injunction sought by the Commission for the purpose of compelling the Railway Company to obey the order of the Commission. Thereupoh, I took an appeal from his action to the Court of Appeals of Maryland, where the case was again argued by me during the present term of the Court. It has just been decided, I am happy to say, in favor of the Commission; the Circuit Court for Montgomery County being reversed and required to issue the preliminary injunction asked for by the Commission.

Other court controversies in which the Commission was concerned have required my attention during the present year, but none of them I think are of sufficient importance to receive specific mention at my hands in this report.

There were a number of corporations throughout the State which failed to file tariff schedules, or annual reports, or both, with the Commission, as required by the Public Service Commission Law, but I am able to report that after these delinquencies were referred to me they have, as the result of correspondence between the delinquent companies and myself, been made good, with one or two exceptions, which I have reason to believe will not long continue to be such.

I have also been able, during the present year, to collect all the numerous fees, which have for some time been due to the Commission for copies of papers and documents, except a few that were uncollectible, because of the insolvency of the debtors or the like.

All of which is respectfully submitted. Truly yours,

W. CABELL BRUCE, General Counsel.

REPORT OF ASSISTANT GENERAL COUNSEL

BALTIMORE, December 31, 1917.

REPORT

OF

OSBORNE I. YELLOTT, ASSISTANT GENERAL COUNSEL

TO

THE PUBLIC SERVICE COMMISSION OF MARYLAND

For the Year Ending December 31st, 1917.

To the Honorable W. Cabell Bruce,

General Counsel to the Public Service Commission of Maryland, Baltimore, Maryland.

DEAR SIB:

I submit herewith a report of the work of my office during the past year.

GENERAL WORK

During the year I have frequently been called upon from time to time to render services of various kinds to the Commission and its several departments in connection with a great number and variety of matters which have come before the Commission for attention.

OPINIONS

From time to time I have given the Commission formal opinions in relatively minor matters. These opinions have been in all instances submitted to you and will appear in the Annual Report.

COMPLAINTS

In a number of instances I have been assigned as People's Counsel to represent complainants in contested cases before the Commission. In many of these instances I have prepared the petitions and complaints for the complainants as provided by Ch. 563 of the Acts of 1912, creating the office of People's Counsel.

Nearly all of these cases have involved questions of rates, service or extensions of service and were of considerable importance to the groups of individuals immediately affected.

Among the more important of these cases, during the past year, were those of Carver et al. vs. the Bel Air Electric Company, Residents of the Twelfth and Fifteenth Districts of Baltimore County vs. the United Railways and Electric Company, Stoll et al. vs. Brooklyn and Curtis Bay Light and Water Company, Mayor and City Council of Salisbury vs. Salisbury Light, Heat and Power Company, Heineken Reduction Company vs. Canton Railroad Company, Mayor of Lonaconing vs. Lonaconing Water Company, Mayor and Council of Midland vs. Midland and Elk Lick Water Company, Hughes et al. vs. Consolidated Gas Electric Light and Power Company, Commissioners of Port Deposit vs. P. B. & W. Railroad Company and the many complaints of residents of Baltimore City and vicinity against the United Railways and Electric Company arising out of the effort of that company to put in effect what has come to be known as the "Skip Stop" plan of street railway operation.

COURT CASES

During the past year there has been but one court case of any considerable importance in which I have been called upon to assist. That was the case of the Havre de Grace and Perryville Bridge Company vs. the Public Service Commission. This case was instituted in Circuit Court No. 2 during the latter part of the year 1916, was argued before Judge Bond in January, 1917, and decided by him in favor of the Commission. The Company thereupon ordered an appeal to the Court of Appeals, where the case was argued at the October term. No opinion therein has yet been filed by the Court of Appeals, but is expected when that Court reconvenes in January, 1918.

VALUATION AND RATE CASES

During the past year the valuation of the property of the Baltimore County Water and Electric Company' was completed and an opinion and order establishing the value of the property filed by the Commission. The Company has since filed its revised schedules of rates. Numerous protests have been filed with the Commission against these schedules and it is expected that the questions thereby raised will be heard and determined early during the coming year.

The valuation of the property of the Chesapeake and Potomac Telephone Company was completed during the year 1915 and an opinion and order filed by the Commission determining the value of that Company's property in this State. During the year 1916 the Company submitted to the Commission certain tentative drafts of proposed revised schedules, but they were never made effective. Finally, during the latter part of the year 1917 I suggested that the questions involved in such revised schedules be brought to hearing, but the Company objected to this being done at that time on the ground that conditions growing out of the war had rendered it undesirable for the Company to make any material changes in its existing schedules, and asked that the matter be indefinitely postponed. This suggestion was theyeupon made the subject of a formal hearing by the Commission to which the public was invited. At this hearing representatives

of the Company testified as to the inexpediency of its undertaking to make any radical changes in its existing schedules and practices pending the war, and representatives of the Telephone Protective Association as well as those of other large civic organizations concurred in this view. Thereupon the Commission passed an order which in effect disposes of the question of a general revision of the Company's schedules until such time as conditions are found to warrant such revision.

The valuation of the property of the United Railways and Electric Company has been virtually completed by the engineers engaged in that work, but the generally unsettled conditions arising from the war have rendered it inexpedient to carry the matter further at this time.

Other valuations have been completed during the past year, notably that of the Cumberland and Westernport Electric Railway Company, in which case the complainants themselves were convinced that their demand for a reduction in rates was unreasonable under existing conditions.

In all this valuation work the "Maryland Plan" of valuation, adopted by this Commission first in the Telephone Company case above referred to, has been followed strictly. The result has been that even where complainants are disappointed in not being able to get the reductions in rates for which they have asked they have been convinced of the completeness, accuracy and fairness of the valuation itself.

IN CONCLUSION

In general, I may say that the work of my branch of your department has been kept up to date. At the present time there are no matters in my files which have not had all proper and necessary attention.

Respectfully submitted,

OSBORNE I. YELLOTT,

Assistant General Counsel.

REPORT OF CHIEF ENGINEER

BALTIMORE, December 31, 1917.

Public Service Commission of Maryland, Baltimore, Maryland.

GENTLEMEN:

I beg to submit herewith report of the operations of the Engineering Department for the year 1917.

During the year 69 special trips of inspection were made throughout the entire State as compared with 113 last year, the reduction in the number of trips being the result of a more thorough systematizing of this work. Many of these trips were made by two or more men. Also, 151 formal reports have been made, which may be classified as follows:

	Steam Railroads.	Electric Railways.	Gas and Electric Companies.	Water Companies.	Phone and Telegraph.	Miscel- laneous.	Totals.
Appraisals, new equipment and rates Grade crossings Safety appliances, wheel-	10	13	7	3			23 10
guards, etc Service: Complaints Quality of gas	2 2	21	16 3	12	3		2 54 3 15
Additional facilities Miscellaneous	9	6	4 8	1 13	1	16	15 44
Totals	23	41	38	29	4	16	151

I. METER TESTING.

Routine tests of gas meters to the number of 34,046 have been made, and 13,215 of electric meters; 12 gas meters and 9 electric meters were tested upon complaint of consumers, a total of 47,282. The following table illustrates the number of gas and electric meters tested for each year during the past seven years. It is to be noted that all statistical information presented in this report is for each year ending September 30:

	Routini	E TESTS.	Compla		
YEAR.	Gas.	Electric.	Gas.	Electric.	TOTALS.
1911	24,058	5,592	25	25	29,700
1912	27,276	8,819	65	31	36,191
1913	31,115	10,143	27	10	41,295
1914	33,858	9,959	25	4	43,846
1915	32,270	9,310	26	7	41,613
1916	30,370	11,969	18	12	42,369
1917	34,046	13,215	12	9	47,282
Totals	212,993	69,007	198	98	282,296

II. TESTING.

Electrical Testing. The laboratory equipment for electrical testing and for portable service testing throughout the State has been kept in modern condition and procedure has been followed as outlined in report for last year.

Gas Testing. The procedure outlined in report for last year has been followed with the addition of interchanged testing at periodical intervals with

the laboratories of other companies so that a check might be kept on the accuracy of observations. The apparatus is modern and up-to-date and there has been no particular advance in the art since last year.

III. GRADE CROSSINGS.

The question has continued to be one of the most important coming before the public service and State railway commissions. In particular I refer to the recommendations submitted to state commissions by the National Association of Railway Commissioners, the American Railway Association and the American Automobile Association. This I covered as fully as possible in my report No. 666 of February 5, 1917, and need not be gone into in greater detail at this time.

As indicating the importance of this subject I desire to call particular attention to the records of this Commission for the year ending September 30, 1917, as to grade crossing accidents; the summary of these records shows that a total of 147 persons were killed and injured, of which 44 were killed and 103 injured. These were further divided as follows: of the killed, 4 were pedestrians and 40 were in vehicles struck by trains; of the injured, 6 were pedestrians and 97 were in vehicles. Beyond the date of this report as results have been secured, it may be noted that in October there were 5 persons killed at grade crossings.

From the data secured in a general survey of the State about two years ago, there were found to exist 1,396 public and 1,458 private grade crossings, a total of 2,854. There has been no substantial change in this condition since that survey was made.

CHANGE IN ENGINEERING STAFF

On November 1, 1916, H. C. Ward was appointed Inspector of Gas to succeed Louis S. Wilson, resigned.

Respectfully submitted,

Chas. E. Phelps, Chief Engineer.

REPORT OF TRANSPORTATION EXPERT

BALTIMORE, December 31, 1917.

HON. ALBERT G. TOWERS,

Chairman, Public Service Commission of Maryland.

DEAR SIR:

I submit herewith report showing in a general way the work of the Transportation Department for the year 1917.

During the year 219 formal reports have been made to the Commission. We have, however, been very successful in making adjustments or settling in an informal way many complaints against the transportation companies.

Commencing April 1, 1916, the United Railways and Electric Company, on order of the Commission, started to vestibule their semi-convertible cars at the rate of twelve per month. This work has progressed during the

present year at the rate of twelve cars per month up to December 1st. To indicate again the reasonableness of the Commission's order in this respect, would state that during this year, up to date, ten deaths have occurred due to passengers walking or falling off of non-vestibuled cars, which could not have occurred on an improved vestibuled car. So far as the efficiency of the "H. B." Automatic Wheel Guard, which the Commission ordered placed on the cars, is concerned, would state that this only failed six times during the year, and has a percentage of efficiency of 80.6.

Traffic conditions in Baltimore have increased very materially, and to such an extent that it will be necessary for a general re-routing of certain car lines in the down-town district, which the Railways Company and your Transportation Department are now working on. Certain streets are so congested at the present time that it is impossible to increase the number of cars during the rush and peak hours of the day, notwithstanding the fact that the cars are overcrowded and passengers are delayed. The records for the month of November, 1917, show that the mileage of the passenger cars increased over the corresponding month of the previous year 161,653 miles.

On account of the war and labor conditions the traffic shifts from one line to another. One week the traffic may be in one direction and the next week in another direction, and it is absolutely necessary that the schedules be watched closely and changed with the traffic. There has been, up to date, during this present year, over 150 changes in schedules, involving an increased mileage of over two and one-half million miles during the year.

Prior to this year, the majority of the patrons of the Railways Company in Baltimore living in the northwestern section of the city were compelled to transfer, but under the Commission's order an arrangement of service to Northwest Baltimore was made June 10th, 1917, on which date the Garrison Boulevard line began operating from Electric Park to Pratt and South Streets, via Garrison, North and Madison Avenues; and, on the same date, the new Liberty Heights Avenue route was opened, and service supplied from Park Terminal through to Woodlawn; thus giving two direct car lines from the northwestern section to the center or business section of the city.

All of the Steam and Electric Railroads within the State are complying promptly with the orders of the Commission relative to reporting accidents, a complete record of which is kept in this office, and these accidents are investigated when thought necessary. Whenever possible, a representative of this department is present at the Coroner's inquest of fatalities, with a view of obtaining information whereby the number of accidents resulting in loss of life or personal injuries may be reduced. During the year 1917 this department was represented at thirty-eight (38) inquests.

ACCIDENTS

A comparative summary of the total number of accidents to persons during the last seven years is submitted below, the accidents being tabulated as between those occurring on steam railroads and electric railways:

TOTAL PERSONAL ACCIDENTS COMPARED BY YEARS.

YEAR.	Class of Persons	STEAM RAILROADS.		ELECTRIC RAILWAYS.		GRAND TOTALS.		
	1 EMSONS	К.	I.	K.	I.	, K .	I.	
1911	Public Employees	63 38	190 677	31 4	5,670 1,192	94 42	5,860 1,869	
1912	Public Employees	94 40	148 799	33 2	6,365 1,367	127 42	6,513 2,166	
1913	Public	96	244	32	3,748	128	3,992	
1914	Employees Public	70 72	902 233	3 35	1,414 7,213	73 107	2,316 7,446	
1915	Employees	37 90	1,044 257	5 31	1,400 6,395	121	2,444 6,652	
1916	Employees Public	29 78	813 144	5 29	$1,249 \\ 6,244$	34 107	2,062 6,388	
1917	Employees Public	35 89	852 195	4 46	1,250 6,398	39 135	2,102 6,593	
	Employees	45	866	10	1,560	55	2,426	
Totals	Public Employees	582 294	1,411 5,953	237 33	42,033 9,432	819 327	43,444 15,385	
Grand 7	Cotals	876	7,364	270	51,465	1,146	58,829	

Out of the above total accidents to persons, those which occurred at grade crossings for each year during the last seven years are as follows:

GRADE CROSSING ACCIDENTS COMPARED BY YEARS.

YEAR.	Company.	KILLED.	Injured.	TOTAL.	
1911	Steam Railroads	11	7	18	
1912	Electric Railways	12	10	22	
1913	Steam Railroads	12	44	56	
1914	Electric Railways	8	40	48	
1915	Electric Railways	15	49	64	
1916	Electric Railways	18	39	57	
1917	Steam Railroads	44	103	147	
	Totals	120	292	412	
	Averages per year	17	42	59	

Those accidents to persons trespassing upon railroad property have been segregated, and are as follows:

FATALITIES AND INJURIES DUE TO TRESPASSING UPON RAILBOADS— COMPARISON BY YEARS.

YEAR.	B. & O. R. R.		Penna. R. R.		W. Md. Ry.		Minor Steam.		Minor Electric.		Totals.	
•	K.	I. '	K.	I.	K.	I.	к.	I.	K.	I.	K .	I.
1911	53 45 42 38 38 36 27	22 45 30 41 28 18	30 20 20 15 10 10	51 9 26 37 12 9	9 10 8 12 9	20 17 80 25 15 9	6 15 16 7 12 4	4 7 4 14 12 3 2	10 9 5 9 6 10	5 7 16 19 19	108 98 93 77 78 69 57	102 85 156 136 86 40 36
Totals	279	!	115	152	61	175	66	46 K	59	71	:	641 ED

•	Killed.	Injured.	
- 1		·	
Total Steam Railroads	521 59	570 71	
Grand Total (7 years)	580	641	

I desire to call to your especial attention the comparative summary of the number of Grade Crossing Accidents within the State during the year 1917 as compared with previous years, from which you will note there is an increase in the number of persons killed on grade crossings within the State of 144 per cent. in excess of the previous year, and in the number injured of 164 per cent., making a total of killed and injured on grade crossings within the State of 158 per cent. increase over the previous year. The details of this can be found in the Appendix of this report.

During the year 1917, to date, this department has issued permits, with the approval of the Commission, for the operation of motor vehicles for the public transportation of passengers and freight, as follows:

	passenger service exclusively freight service exclusively	
For	passenger and freight service	6
	•	
	Total normits	307

We find that while the reckless and unreliable people have dropped out to a certain extent, those continuing to render service are giving better

service, and, in most cases, try to comply with the law and the orders of the Commission. Your Transportation Department is working constantly with the Commissioner of Motor Vehicles and his forces in order that the law and the rules of the two Commissions will be complied with. We are now receiving new applications for the year 1918, but at this writing cannot, of course, determine how many, if any, will discontinue.

It is a pleasure to commend the work of the employees of the Transportation Department, and to report that their efficiency has steadily increased during the year 1917.

Respectfully submitted.

B. W. Duer, Transportation Expert.

REPORT OF RATE CLERK

BALTIMORE, December 31, 1917.

Hon. Albert G. Towers,

Chairman.

DEAR SIR:

Report upon the work of the Rate Department of the Commission during the year just ended is herewith rendered.

The current year has witnessed an unusually large number of changes in the rate schedules of corporations under the jurisdiction of this Commission, including both common carriers and the other utilities. The abnormal costs of materials and labor, due to the war conditions, encountered by practically all of the utility companies throughout the State, has been mainly responsible for such increases as have been made effective during the year. Some of the companies have, owing to increase in their output, been able to satisfactorily maintain their service without increasing the rates charged for the service rendered, despite the increased cost of operation. One company, the Consolidated Gas Electric Light and Power Company of Baltimore, has been able to reduce its charge for electric current, the primary rate having been reduced from 81/2 cents to 8 cents per kilowatt hour and its annual minimum charge from \$12.00 to \$9.00, these changes having become effective last spring, though the company has recently filed with the Commission supplemental schedules becoming effective on January 1st, 1918, whereby the rates charged large power consumers are increased or decreased in accordance with the fluctuating price of coal, the change being 1/100 cent per kilowatt hour for each three per cent. change in the cost of coal from the normal cost of \$2.70 per long ton delivered at Westport. Some of the increases have been accepted by the patrons without protest, while others have been the subject of complaint, some of which complaints are now pending on the formal docket of the Commission.

In view of the abnormal number of changes being made in the rate schedules of the utilities under the Commission's jurisdiction I wish to

again direct the attention of the Commission to the desirability, as I see it, of adopting revised rules to govern the construction, filing and publication of rate schedules of public utility companies other than common carriers, tentative draft of which revised rules was submitted by me to the Commission on November 24th, 1916. These rules, if adopted, will have the effect of bringing about more uniformity and completeness in the matter of rate schedules and will increase the value and usefulness of the Commission's rate files to that extent.

Under special permission of the Commission, special forms of supplements were filed with it by the various railroads entering this State increasing all intrastate class and commodity rates 15 per cent., intended to become effective on July 1st last. The form of supplement used was permitted in order to aid the carriers to quickly and without unnecessary expense bring the matter before the Interstate Commerce Commission, as respects the proposed increases in interstate freight rates. The Interstate Commerce Commission, by order entered June 27th, required the suspension or cancelation of the rates named in the special supplements but permitted the carriers to file tariffs in regular manner increasing class rates 15 per cent. The carriers increased their Maryland intrastate class rates to same extent as permitted by the Interstate Commerce Commission on interstate traffic and likewise canceled the proposed increased commodity rates. After the increased class rates had been in effect for several months, the carriers appealed to the Interstate Commerce Commission for further relief, claiming that operating revenues do not adequately overcome mounting cost of operation. The Commission thereupon set the matter for further hearing at its offices, and it is expected that decision of the Commission upon the application for further relief will be forthcoming shortly. The Rate Clerk attended the several hearings conducted by the Interstate Commerce Commission in connection with this matter, as well as other hearings before the same body respecting questions which it was felt would influence and affect Maryland intrastate rates and fares.

The Pennsylvania Railroad, including certain of the lateral lines controlled by it, on November 1st, 1916, increased the rates applicable to the transportation of crushed stone for road making purposes from a number of quarries to destinations on the Eastern Shore of Maryland, all of these rates being interstate in character and consequently under the jurisdiction of the Interstate Commerce Commission. The State of Maryland filed complaint with the Interstate Commerce Commission challenging the reasonableness of the higher rates and, acting upon request of the Chairman of the State Roads Commission, the Public Service Commission directed its Rate Clerk to aid the counsel employed by the Roads Commission in the matter of compiling traffic and other statistical information, necessary to the proper presentation of the case before the Interstate Commerce Commission. The Rate Clerk in this behalf prepared a great number of statements, some of which were filed with the Interstate Commerce Commission as exhibits at hearing conducted by that Commission, the Rate Clerk being one of the witnesses for the State at this hearing. The examiner who heard

the case has recommended certain reductions in the existing rates; the matter was argued and submitted to the Commission on November 8th, 1917, and decision is now awaited.

During the current year there have been filed with the Commission approximately six hundred freight tariffs and passenger fare schedules of common carriers operating within the State of Maryland, increasing the total number on file to about 7,100. The number of tariffs filed this year would have been very much greater had the Commission not adopted the special form of supplement above referred to.

To this department have been referred various complaints respecting rates and charges of corporations under the jurisdiction of the Commission. In a number of instances the department has been successful in reconciling the apparently conflicting interests and thereby disposing of the matters involved, thus avoiding the necessity for formal hearing. Eighty-one formal reports have been rendered the Commission during the year.

Orders authorizing the filing of new or amended schedules of rates, fares or charges upon less than statutory notice were entered in eighty-four cases, and orders permitting the refund of excessive freight charges were entered in ten cases, the total amount of charges refunded under orders of the Commission aggregating \$773.61.

Respectfully submitted,

FRANK HARPER,

Rate Clerk.

REPORT OF AUDITOR

BALTIMORE, December 31, 1917.

Hon. Albert G. Towers, Chairman,
Public Service Commission,
Baltimore, Md.

DEAR SIR:

On January 1st, 1917, I was appointed, by your Honorable Body, Auditor of the Commission, succeeding the late Col. John A. Tompkins, which office I have filled during the year.

The work of the Auditor's office has been carried on along the same lines as established by my predecessor.

During the year considerable time was spent in making examinations of the books of a number of utilities in order to prepare statements of the financial condition of such companies that had filed applications with the Commission for permission either to increase their capitalization, by issuing additional capital stock or bonds, or to increase their rates. Among the most important cases were the Baltimore County Water and Electric Company rate case; the Salisbury Light, Heat and Power Company rate case and the Cumberland and Westernport Electric Railway Company rate case.

In all of the above named cases the necessary exhibits were prepared by this office working in conjunction with the Assistant General Counsel.

There are now under the jurisdiction of this Commission one hundred and ninety-two corporations and private concerns engaged in some form of public utility operation. These companies have a total Capitalization of \$1,634,577,159—consisting of Capital Stock, \$772,478,772, and

Funded Debt, \$862,098,387.

The dividends paid during the year amounted to \$55,843,937, and the interest on funded debt was \$34,355,317.

The annual reports of one hundred and seventy-five companies were duly filed in this office and seventeen companies made no report.

Of the companies filing reports there were nineteen incomplete, and this is due to the fact that they are small companies and the revenue they receive is not great enough to warrant the expense of employing a book-keeper capable of making the report as required.

The Interstate Commerce Commission has recently changed the date of reporting of certain classes of public utilities, such as steam railroads, electric railways and express companies, from June 30th of each year to December 31st of each year and now require reports of such companies for the calendar year instead of the fiscal year ended June 30th.

This Commission has under its jurisdiction a large number of public utility corporations that are also under the jurisdiction of the Interstate Commerce Commission and has decided to accept the reports of these companies engaged in interstate business for the calcular year.

Most of the gas, electric, water and telephone companies under the jurisdiction of this Commission operate solely in the State of Maryland and are now required to make their annual reports for the fiscal year ending June 30th of each year.

The work of this office would be greatly facilitated if all companies reporting to the Commission would be required to report for the calendar year.

From the reports that have been filed with the Commission I have prepared the statistical tables for the Commission's annual report.

The fiscal year of the Public Service Commission previously ended April 30th, of each year, but has been changed to end September 30th, to coincide with other State offices. In prior years the published financial report of the Public Service Commission covered the calendar year and is now published for the fiscal year ended September 30th.

During the fiscal year there was collected from all sources and remitted to the Treasurer of Maryland \$799.20.

Below is a detailed statement of disbursements for the year ended September 30th, 1917.

OCTOBER 1st, 1916, TO SEPTEMBER 30th, 1917

Salaries			\$74,429	52
Rent			6,000	00
Furniture			1,418	68
Engineers' Apparatus			996	07
Court Costs			125	40
Special Services			1,030	25
General Expenses:				
Printing and Stationery	\$5,340	93		
Postage	643	00		
Telephone	675	27		
Library	217	84		
Traveling	2,313	14		
Inspection Materials	66	59		
Stenography	719	36		
Office Incidentals	674	49		
-			10,650	62
Total Expenses for year		-	\$94,650	<u></u>

Respectfully submitted,

JAMES F. DUNN, JR.,

Auditor.

APPENDIX I

RECEIPTS AND DISBURSEMENTS OF THE COMMISSION

FOR THE FISCAL YEAR, OCTOBER 1, 1916, TO SEPTEMBER 30, 1917, INCLUSIVE

SALARIES AND EXPENSES.

SALARIES.

Albert G. Towers, Chairman	\$6,000 00
E. Clay Timanus, Commissioner	5,000 00
Philip D. Laird, Commissioner	3,844 06
John Milton Reifsnider, Commissioner	833 33
Benjamin T. Fendall, Secretary	3,000 00
Wm. Cabell Bruce, General Counsel	4,800 00
Osborne I. Yellott, Assistant General Coun-	
sel\$3,000 00	
Osborne I. Yellott, Assistant General Coun-	
sel, Special Appropriation 1,800 00	
	4,800 00
James F. Dunn, Jr., Auditor	1,875 00
James F. Dunn, Jr., Accountant	683 05
Bruce W. Duer, Transportation Expert	3,600 00
Charles E. King, Chief Stenographer	1,800 00
Carroll Gorman, Stenographer—General Counsel	459 70
Edward S. Brittain, Stenographer—General Counsel	1,012 09
W. G. Dawson, Chief Clerk	1,550 00
G. Archer Hays, Stenographer	1,230 00
Frank F. Kormann, Stenographer	1,800,00
James R. Dunlop, Stenographer	1,162 85
Gertrude C. Cottman, Stenographer	1,033 32
Emily C. Harrison, Asst. Stenographer to General	
Counsel	800 00
Anna S. Talkin, Stenographer	1,033 33
Edith Chapman, Stenographer	747 50
Frank Harper, Rate Clerk	1,850 00
Maud Stewart, Stenographer	570 00
Christian E. Naumann, Office Boy	570 00
Marie Kelly, Telephone Operator	574 99

SALARIES AND EXPENSES—Continued.

Charles E. Phelps, Jr., Chief Engineer	\$4,800	00
Charles G. Edwards, Assistant Engineer	3,600	00
Luke Ellis, Assistant Engineer	1,650	00
J. Garland Turner, Clerk—Engineering Department.	1,200	00
Wm. T. Russell, Superintendent Inspectors	1,800	00
Louis S. Wilson, Gas Inspector	150	00
John H. Marley, Meter Inspector	1,000	00
James W. Ebaugh, Meter Inspector	1,000	00
H. Clay Ward, Laboratory Assistant	1,036	67
Albert N. Blakeney, Transportation Inspector	136	67
J. W. Greene, Inspector	909	93
Benjamin M. Haughey, Transportation Inspector	1,200	00
Albert L. Deen, Transportation Inspector	1,068	55
L. J. Harrington, Transportation Inspector	1,068	55
Joseph T. Birckhead, Transportation Inspector	1,068	55
Henry W. Hynson, Inspector	1,068	55
Harold C. Nuttle, File Clerk	1,042	83

Total Salaries for the Year Ended September 30th, 1917.... \$74,429 52

EXPENSES.

Rent	\$6,000 00
Furniture	1,418 68
Engineer's Apparatus	996 07
Court Costs	125 40
Stenography	719 36
Printing and Stationery	5,340 93
Postage	643 00
Telephone	675 27
Library	217 84
Traveling	2,313 14
Inspection Materials	66 59

Incidentals:

Towels	\$117	50
Water	79	19
Ice	97	80
Time Clock	26	36
Inspecting Dictagraph	28	00
Newspapers and Periodicals	58	46
Advertising	82	60
Insurance	70	00
Expressage	13	84
Repairs	22	30
•		

SALARIES AND EXPENSES—Continued.

Signs on Doors	•	13)	
Telegrams	4	71			
Notary Fees	2	75			
Directory	8	00			
Sundries	54	85			
			8674 49		
Special Services:					
The Baltimore County Water & Elec	tric	Co.			
Case No. 375. Expenses			350 00		
The Havre de Grace & Perryville Bri					
Case No. 1129. Expenses	_		680 25		
Total Expenses for Year Ended September	30t)	1, 19	17	\$20,221	02
Total Calarias and Empares for Very End	.J 0.	+	-b 904b		
Total Salaries and Expenses for Year End		-	•	***	- 4
1917	• • • •	• • • •	· · · · · · · · · ·	\$94, 050	54
Appropriation for Year Ended September 30	th, 19	917, 2	Acts 1916,		
Chapter 685				\$95,000	00
Salaries and Expenses for Year Ended Septe				94,650	
Unexpended Balance Returned to State of	Mar	yland	i	\$349	46

RECEIPTS FROM OFFICE FEES TRANSMITTED TO THE TREASURER OF MARYLAND, FOR THE FISCAL YEAR OCTOBER 1ST, 1916, TO SEPTEMBER 30TH, 1917.

1916:

November	 		• • • • • • • • • • • • • •	4 80
December	 	• • • • • •		62 80
1917:				
January	 			25 60
February	 		• • • • • • • • • • • • • • • • • • • •	42 65
March	 			44 75
April	 			32 70
May	 			247 17
June	 .			47 30
July	 			99 40
August	 		• • • • • • • • • • • • • • • • • • • •	80 40
September .	 		• • • • • • • • • • • • • • • • • • • •	28 30

Total Office Fees for Year Ended September 30th, 1917.. \$734 17

\$18 30

MISCELLANEOUS.

-December

1916:			
Intercet	^=	Donk	Palance

\$22 35

1917:

Interest on Bank Balance—May	22	68
Sale of Clocks	20	00

65 03

Total Receipts for Year Ended September 30th, 1917....

\$799 20

RESIGNATIONS AND APPOINTMENTS.

Philip D. Laird, Commissioner, resigned July 7th, 1917.

John Milton Reifsnider, Commissioner, qualified August 1st, 1917.

James F. Dunn, Jr., appointed Auditor January 1st, 1917.

Carroll Gorman, resigned January 20th, 1917.

Edward S. Brittain, qualified January 29th, 1917.

Louis S. Wilson, resigned October 31st, 1916.

H. Clay Ward, qualified November 20th, 1916.

Albert N. Blakeney, resigned November 11th, 1916.

J. Woodall Greene, resigned August 15th, 1917.

NOTE:

The fiscal year of the Public Service Commission previously ended April 30th of each year, but has been changed to end September 30th, to coincide with other State offices.

The appropriation, by virtue of an Act of Legislature, Chapter 685, Acts 1916, is available on October 1st for the coming year.

In prior years the published report of the Public Service Commission covered the calendar year and is now published for the fiscal year ending September 30th.

In order to make this change it was necessary to include in this year's report the salaries and expenses for three months, October 1st to December 31st, 1916, amounting to \$22,010.83 (see page 41, Report for Year 1916), which was included in the published report of the Commission for the year 1916.

The salaries and expenses of the Commission for nine months, January 1st, 1917, to September 30th, 1917, were \$72,039.71, making, with the above \$22,010.83, the total salaries and expenses for the fiscal year ended September 30th, 1917, \$94,650.54.

APPENDIX II

OPINIONS AND ORDERS OF THE COMMISSION

ORDER No. 3352.

In the Matter of

The Joint Application of MARYLAND TELE-PHONE COMPANY OF BALTIMORE CITY and CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE for the Approval of an Agreement Dated October 24th, 1916, for the Sale by the Former to the Latter of Two Poles Located on Pennington Avenue, Anne Arundel County, Maryland.

Before the

Public Service Commission of Maryland.

Case No. 1268.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, on this second day of January, in the year 1917, by the Public Service Commission of Maryland,

Direct, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3353.

In the Matter of

The Application of MABYLAND, DELAWARE AND VIRGINIA RAILWAY COMPANY for an Order Permitting and Approving the Removal of West Tuckahoe Siding .04 Miles West of Tuckahoe Station on Said Railway in Caroline County, Maryland.

Before the

Public Service Commission of Maryland.

Case No. 1269.

WHEREAS, It appears from the petition filed in the above entitled matter that West Tuckahoe Siding is no longer necessary and convenient for the public service, and

WHEREAS, The removal of said siding is not a matter requiring a hearing under the provisions of Section 26 of the Public Service Commission Law,

It Is Therefore, this second day of January, 1917, by the Public Service Commission Law of Maryland,

Drivers, That the removal of West Tuckahoe Siding be, and the same is hereby, permitted and approved.

ORDER No. 3354.

In the Matter of

The Application of CUMBERLAND AND WEST-ERNPORT ELECTRIC RAILWAY COMPANY, Under Order No. 1630, for Approval of Plans and Specifications of New Cars to Be Purchased by Said Company.

Before the

Public Service Commission of Maryland.

Case No. 1115.

Upon petition of Cumberland and Westernport Electric Railway Company, and the exhibits filed therewith and the reports of the Chief Engineer of this Commission filed herein, it is this second day of January, 1917, by the Public Service Commission of Maryland,

Orberch, That Cumberland and Westernport Electric Railway Company be, and it is hereby, authorized to place in service cars constructed according to the specifications and blueprints filed as exhibits with said petition and the reports of its Chief Engineer filed herein, the same having been approved by the Commission.

FURTHER Drhered, That when the contract for said cars is executed, the said Company shall inform this Commission of the number and cost of the cars so contracted for.

ORDER No. 3355.

In the Matter of

The Application of the CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and the CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE for the Approval of an Agreement Dated June 14th, 1916, for the Sale by the Former to the Latter of One Pole Located on Duke Alley, 3 Feet West of the West Building Line of 1112 East Pratt Street, Baltimore, Maryland.

Before the

Public Service Commission of Maryland.

Case No. 1270.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, on this second day of January, in the year 1917, by the Public Service Commission of Maryland,

Orberth, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3356.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE for the Approval of an Agreement Dated June 26th, 1916, for the Sale by the Former to the Latter of Thirteen Poles Located on Ferndale Avenue, Park Heights Avenue and Smith Avenue, District No. 3, Baltimore County, Maryland.

Before the

Public Service Commission of Maryland.

Case No. 1271.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, on this second day of January, in the year 1917, by the Public Service Commission of Maryland,

Drhereb, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3357.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE for the Approval of an Agreement Dated July 13th, 1916, for the Sale by the Former to the Latter of One Hundred and Fifty Poles Located in Various Streets in Baltimore, Maryland.

' Before the

Public Service Commission of Maryland.

Case No. 1272.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, on this second day of January, in the year 1917, by the Public Service Commission of Maryland,

Orberth, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3358.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and the HAVRE DE GRACE ELECTRIC COMPANY OF HARFORD COUNTY for the Approval of an Agreement Dated August 7th, 1916, for the Joint Use of Poles in Districts Nos. 2 and 6, Harford County, Maryland.

Before the

Public Service Commission of Maryland.

Case No. 1273.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, on this second day of January, in the year 1917, by the Public Service Commission of Maryland,

Orberth, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3359.

In the Matter of

The Investigation of the Rates and Charges, Property and Affairs of the

HAVRE DE GRACE BRIDGE COMPANY.

Before the

Public Service Commission of Maryland.

Case No. 1129.

OPINION AND ORDER.

Proceedings having been begun by the respondent company in Circuit Court No. 2 of Baltimore City to vacate and set aside the Original Order No. 3004 and Supplemental Order No. 3046 of this Commission passed in the above case September 1, 1916, and September 23, 1916, respectively, a considerable amount of evidence was introduced in such proceedings. This evidence was found by the Court to be different from that offered upon the hearings before this Commission, and additional thereto, whereupon the Court directed that the case be transmitted to this Commission for con-

sideration and action as provided by Section 44 of the Public Service Commission Law.

Since the receipt of this evidence all the members of this Commission have carefully read and considered the same.

A large proportion of such evidence consisted of complicated tabulations and estimates of the various engineers who testified before the Court as to the reproduction cost new of the respondent company's bridge property.

This evidence being of a highly technical character, and its proper consideration requiring that it be retabulated along lines which would enable the Commission to make proper comparisons of the same and determine the weight to be properly accorded the estimates of the several engineers, the work of so doing was turned over to our Engineering Department with instructions to prepare a series of statements showing with all due and proper particularity the points wherein the estimates of the Bridge Company's witnesses as to quantities, unit costs and construction overheads differed from those of the witnesses for the Commission, and also showing what would be the reproduction cost new of the bridge property in question upon two separate and distinct bases: (a) Upon the basis of the quantities used by Messrs. Greiner, Pagon, Harrison, Warren and Claiborne, witnesses for the Company, and the prices paid by the Pennsylvania Railroad Company for labor and materials used in the construction of that company's new railroad bridge across the Susquehanna immediately adjacent to the highway bridge here in question, and (b) Upon the basis of the actual cost of such new railroad bridge as disclosed by the evidence adduced before the Court, adjustments being made for difference in area, loading, etc.

This report was duly furnished by Chief Engineer Phelps of this Commission and is appended hereto marked "Opinion Appendix." This report is in seven parts designated A, B, C, D, E, F and G respectively and is intended to be taken as a part of this Opinion and Order as fully as though embodied herein.

The Commission has carefully studied said report in connection with the new evidence adduced before the Court, including that relating to the actual cost of other bridge structures fairly comparable with the bridge here in question, and the evidence already before us, and in the light of all such evidence we still adhere to our former conclusion that the reproduction cost new of the bridge property here in question, exclusive of any allowance for promotion and legal expenses, would not exceed Three Hundred and Eighteen Thousand, Three Hundred and Ninety-four Dollars (\$318,394).

Nor does this Commission find in the new evidence adduced before the Court anything to alter its previous conclusion that the fair present value of the property for rate-making purposes is Two Hundred and Fifty Thousand Dollars (\$250,000).

We find no evidence in the case of any particular sum having been expended for promotion and legal expenses by the present owners of the bridge property, and therefore conclude that no specific allowance should be made therefor in arriving at the fair present value of the bridge property for the purposes of this inquiry.

We think that the new evidence adduced before the Court on the subject of physical deterioration of the bridge property, and the probable inadequacy of the same in the near future to meet reasonably the requirements of traffic, materially corroborates the conclusion reached in our original opinion in this case to the effect that the depreciated or present structural value of the bridge property is materially less than its reproduction cost new.

WHEREFORE, it is

Direct, this second day of January, 1917, by the Public Service Commission of Maryland that this Commission does hereby decline to alter, modify, amend or rescind its order No. 3004 of September 1, 1916, as modified and amended by its Order No. 3046 of September 23, 1916, relating to the rates, tolls and charges of the Havre de Grace and Perryville Bridge Company prescribed in said orders.

ORDER No. 3360.

In the Matter of

The Complaint of Howard L. Morris

vs.

SUBURBAN WATER COMPANY.

Before the

Public Service Commission of Maryland.

Case No. 1255.

The above cause having been previously set for hearing and having been heard on the date hereof, when both parties were represented in person or by counsel, and an oral opinion having been rendered by the Commission, through its Chairman, in which the conclusion was reached that the complainant is not entitled to the relief for which he has prayed,

IT Is, THEREFORE, this 3rd day of January, in the year Nineteen Hundred and Seventeen, for the reasons assigned in the aforesaid oral opinion, by the Public Service Commission of Maryland,

Orberth, That the complaint in the above entitled matter be, and the same is hereby dismissed.

ORDER No. 3394.

In the Matter of

The Application of Consolidated Gas Elec-TRIC LIGHT AND POWER COMPANY OF BAL-TIMORE and THE BALTIMORE AND OHIO RAILBOAD COMPANY for the Aproval of an Agreement Dated December 18th, 1916, for the Sale by the Former to the Latter of One Pole Located at the Northwest Corner of Cross and Ward Streets, Baltimore, Maryland, Under the Terms and Provisions of Order No. 2954, Entered July 26th, 1916, in Case No. 1151.

Before the

Public Service Commission of Maryland.

Case No. 1274.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT IS, THEREFORE, on this fourth day of January, in the year of 1917, by the Public Service Commission of Maryland,

Orberch, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3396.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE for the Approval of an Agreement Dated June 10th, 1916, for the Sale by the Former to the Latter of 18 Poles in Baltimore, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1275.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT IS, THEREFORE, On this tenth day of January, in the year of 1917, by the Public Service Commission of Maryland,

Orberth, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument, evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3397.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE for the Approval of an Agreement Dated June 26th, 1916, for the Sale by the Former to the Latter of 18 Poles Located on the Northeast Side of Park Heights Avenue Between Evergreen Place and Wylie Avenue, District No. 3, Baltimore County, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1276.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

It Is, Therefore, On this tenth day of January, in the year of 1917, by the Public Service Commission of Maryland,

Orberch, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument, evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3398.

In the Matter of

The Application of Philadelphia, Baltimore and Washington Railboad Company for an Order Permitting and Approving the Construction, Maintenance and Operation of, and the Acquisition or Condemnation of Land for an Additional Track. Along the South Side of Its Present Right of Way in the 12th and 13th Districts of Baltimore County, Maryland, Across and East and West of the North Point Road, to Be Used in Connection With Its Freight Yard Northeast of Bay View, Maryland.

Before the

Public Service Commission of Maryland.

Case No. 1183.

The application and exhibits in the above entitled case having been received and filed and due hearing and investigation having been had, and the applicant having filed herein a copy of a permit granted it by The Highways Commission of Baltimore County, Maryland, whereby it is allowed to construct an additional track across the North Point Road, and this Commission having determined that the things for which its permission and approval are asked are proper, necessary and convenient for the public service,

IT Is, THEREFORE, This tenth day of January, 1917, by the Public Service Commission of Maryland,

Diberth, That the permission and approval of this Commission be, and it is hereby, given The Philadelphia, Baltimore and Washington Railroad Company to construct, operate and maintain an additional track along the southern side of its right of way and property and across the North Point Road at the latter's intersection with said right of way, as shown by yellow lines on the blueprint filed in these proceedings and marked "Applicant's Exhibit No. 1," and to acquire by purchase or condemnation, the necessary land and property for the construction of such additional track.

ORDER No. 3400.

In the Matter of

The Application of PATAPSCO AND BACK RIVERS RAILBOAD COMPANY for an Order Permitting and Approving the Exercise of the Franchise Granted It Under Its Certificate of Incorporation and to Begin the Construction of Its Railroad; and for Authority to Issue \$500,000.00 Par Value of Its Capital Stock.

Before the

Public Service Commission of Maryland.

Case No. 1266.

WHEREAS, The Patapsco and Back Rivers Railroad Company has applied to this Commission for permission to exercise the franchises and rights granted to it under its certificate of incorporation, a copy of which is filed in these proceedings, and the approval of the acquisition and construction and operation by it of a railroad, the route of which is described in said certificate of incorporation and in the petition herein, and is shown on the map filed in these proceedings, and for authority to issue its capital stock in the amount of 10,000 shares of the par value of \$50.00 per share, and

WHEREAS, This Commission after due hearing of which notice was given by publication in compliance with this Commission's Order No. 3323, has determined that the exercise of such franchises and rights and the acquisition and construction and operation of said railroad is necessary and convenient for the public service, and that the issue of said capital stock, all of which has been subscribed for, and is payable in cash at par, is reasonably required for the purposes of said Company in the acquisition of property and the construction, completion, extension and improvement of its facilities.

IT IS, THEREFORE, This 10th day of January, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drivers, 1. That the exercise by the Patapsco and Back Rivers Rail-road Company of the franchises and rights aforesaid, granted to it by its certificate of incorporation, and the acquisition and construction and operation of said railroad above referred to, be, and the same hereby is, permitted and approved; provided, however, that nothing in this order contained shall be so construed as to permit said Company to construct a bridge across Humphreys Creek, as shown on said map, until proper authority thereto shall have been secured from the proper official or officials of the Government of the United States; a certified copy of such authority, when received, shall be filed with this Commission.

2. That the issue and sale at par for each by said Patapsco and Back Rivers Railroad Company of its capital stock in the amount of \$500,000.00 par value, for the acquisition of property and the construction, completion, extension and improvement of its facilities is hereby authorized and approved.

FUETHER DIBLET, That said Patapsco and Back Rivers Railroad Company shall make reports duly verified by affidavits as follows:

- (a) Upon the sale for cash of its stock, authorized and approved as aforesaid, or any part thereof, the fact of such sale or sales, the terms and conditions thereof, and the amount realized therefrom.
- (b) At the termination of each and every period of six months from the date of this order, the disposition and use made of the proceeds of said stock, and the facts and circumstances as to the property acquired and the construction, completion, extension and improvement of its facilities.

ORDER No. 3401.

In the Matter of

The Joint Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE for the Approval of an Agreement Dated November 22nd, 1916, for the Sale by the Former to the Latter of Three Poles, Located as Follows: North Side of Alley on Dividing Line of Numbers 1307-1309 Ashland Avenue, East Side of Hunter Alley on Dividing Line of 2938-2940 Guilford Avenue and at the Northeast Corner of Leadenhall and Heath Streets, Baltimore, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1278.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this tenth day of January, in the year of 1917, by the Public Service Commission of Maryland,

Detect, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument, evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3402.

In the Matter of

The Joint Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE for the Approval of an Agreement Dated October 26th, 1916, for the Sale by the Former to the Latter of Five Poles Located on the South Side of Eastern Avenue, Between Eighth and Sixteenth Streets, District No. 12, Baltimore County, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1279.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this tenth day of January, in the year of 1917, by the Public Service Commission of Maryland,

Dibereb, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument, evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3405.

In the Matter of

The Application of the Baltimore and Ocean City Railway Company for Permission and Authority to Issue \$44,000.00 Par Value of Its Capital Stock, and \$75,000.00 Par Value of Its First Mortgage 5% Thirty-Year Gold Bonds to Be Secured by a Deed of Trust of All Its Properties Now Held or Hereafter to Be Acquired for the Acquisition of the Property, Rights and Franchises of the Baltimore and Washington Transit Company of Maryland.

Before the

Public Service Commission of Maryland.

Case No. 524.

WHEREAS, By Order No. 2891 entered in the above entitled matter on the 31st day of May, 1916, the Commission authorized the applicant, The Washington and Maryland Railway Company, successor of the Baltimore and Ocean City Railway Company, to issue its first mortgage 6% thirty-year gold bonds to the amount of \$66,200.00, said bonds to be issued at par in exchange for property and franchises of like value as ascertained by the stockholders of said applicant, said stockholders having authorized the Board of Directors of the applicant company to purchase said property and franchises at said price, to be paid for in bonds as aforesaid, and

WHEREAS, Said The Washington and Maryland Railway Company has applied to this Commission for a modification of Order No. 2891 aforesaid, so as to authorize the issue by said company of its General Mortgage 6% Thirty-Year Gold Bonds in the amount of \$66,000.00 par value in lieu of said company's first mortgage bonds to the amount of \$66,200.00, the issue of which was authorized by this Commission's Order No. 2891 aforesaid, said General Mortgage Bonds to be issued at par in exchange for property and franchises of an ascertained like value as aforesaid, and for authority to issue its Prior Lien, 5½% Thirty-Year Gold Bonds in the amount of \$30,000.00 par value and to use said Prior Lien Bonds as collateral to secure the payment of its One-Year 6% Gold Notes in the amount of \$25,000.00 par value and for the approval of a contract or agreement between the applicant and The Capital Traction Company, copy of which is filed in these proceedings marked "Petitioner's Exhibit C" (File 32), and

WHEREAS, This application coming on to be heard after due notice published in compliance with Order No. 3317 of this Commission passed December 26th, 1916, and the Commission having determined after hearing that the issue of said General Mortgage Bonds and said Prior Lien Bonds is reasonably required for the purpose of said corporation, to wit: the acquisition of property and the construction, completion, extension and improve-

ment of its facilities, and that the execution of said contract or agreement is convenient for the public service,

IT Is, THEREFORE, This 11th day of January, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Orberth, That Order No. 2891 of the Public Service Commission of Maryland, entered herein on the 31st day of May, 1916, be, and the same is hereby annulled and set aside.

FURTHER Detreet, That the issue by The Washington and Maryland Railway Company of its General Mortgage 6% Thirty-Year Gold Bonds in the amount of \$66,000.00 par value and its Prior Lien, 5½% Thirty-Year Gold Bonds, December 8, 1916, in the amount of \$30,000.00 par value, for the purposes above referred to, be, and the same is hereby authorized and approved.

FURTHER OTHERS, That after said bonds are issued and the transfer of said property is completed said The Washington and Maryland Railway Company shall make report, verified by affidavit, to the Commission of the facts, and also upon the deposit and upon the release of said bonds, authorized to be issued and deposited as collateral to secure the payment of said company's One-Year 6% Gold Notes.

FURTHER OTHERS, That the execution of the proposed contract or agreement hereinbefore referred to between said The Washington and Maryland Railway Company and The Capital Traction Company, is hereby permitted and approved.

ORDER No. 3408.

In the Matter of

BALTIMORE BRICK COMPANY, Complainant,

T8.

THE BALTIMORE & OHIO RAILBOAD COMPANY, Defendant.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 386.

REPARATION CLAIM-Additional \$24.23.

WHEREAS, By Order No. 3321 entered herein on the 27th day of December, in the year 1916, this Commission authorized and empowered the defendant, The Baltimore and Ohio Railroad Company, to refund unto the complainant, the Baltimore Brick Company, the sum of \$702.83, being the difference between the amount charged and collected, \$2625.21, for the transportation of 179 carloads of brick aggregating 14,583,700 pounds, based on rate of 36 cents per 2,000 pounds and the amount chargeable, \$1922.38, at the rate of 26 cents per 2,000 pounds on 168 carloads aggregating 13,700,300 pounds to North Avenue, Baltimore, and rate of 32 cents per 2,000

pounds on 11 carloads aggregating 883,400 pounds to Mt. Clare and Camden Station, Baltimore, and

WHEREAS, By supplemental petition filed with the Commission it now appears that of the cars in question shipped by the complainant from Rossville, Maryland, 178 carloads aggregating 14,507,800 pounds actually moved to North Avenue and but one carload weighing 75,900 pounds moved to Mt. Clare, and

WHEREAS, On basis of actual movement and rates of 26 cents per 2,000 pounds to North Avenue and 32 cents per 2,000 pounds to Mt. Clare, complainant would have been entitled to refund \$727.06, of which amount but \$702.83 was authorized by this Commission's Order No. 3321 aforesaid.

IT Is, THEREFORE, This 11th day of January, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Deprete, That the defendant, said The Baltimore and Ohio Railroad Company, is hereby authorized and empowered to refund unto the complainant, said Baltimore Brick Company, the sum of Twenty-four Dollars and Twenty-three Cents (\$24.23), being the difference between the amount of refund heretofore authorized by this Commission's Order No. 3321, \$702.83, and the amount properly refundable, \$727.06, at the rates aforesaid.

ORDER No. 3409.

In the Matter of

The Application of THE WESTERN MARYLAND RAILWAY COMPANY, BALTIMORE AND HAR-RISBURG RAILWAY COMPANY, THE BALTIMORE AND HARRISBURG RAILWAY COMPANY ---EASTERN EXTENSION, THE BALTIMORE AND HARRISBURG RAILWAY COMPANY-WEST-ERN EXTENSION, BALTIMORE AND CUMBER-LAND VALLEY RAILWAY COMPANY, THE BALTIMORE AND CUMBERLAND VALLEY RAILBOAD COMPANY, GEORGE'S CREEK AND CUMBERLAND RAILBOAD COMPANY, THE CONNELLSVILLE AND STATE LINE RAILWAY COMPANY, for Leave to Consolidate Into WESTERN MARYLAND RAILWAY COMPANY; and for Authority to Issue, in Order to perfect Said Consolidation, \$18,000,000 First Preferred Cumulative Seven Per Cent Stock, \$10,000,000 Second Preferred Non-Cumulative Four Per Cent Stock, and \$50,000,000 Common Stock.

Before the

Public Service Commission of Maryland.

Case No. 1267.

WHEREAS, The Western Maryland Railway Company, Baltimore and Harrisburg Railway Company, The Baltimore and Harrisburg Railway Com-

pany—Eastern Extension, The Baltimore and Harrisburg Railway Company—Western Extension, Baltimore and Cumberland Valley Railway Company, The Baltimore and Cumberland Valley Railroad Company, George's Creek and Cumberland Railroad Company and The Connellsville and State Line Railway Company have applied to this Commission for the approval of an agreement of consolidation whereby said applicant companies are consolidated into a new corporation known as Western Maryland Railway Company, said consolidated company to assume all of the present bonded indebtedness and equipment trust obligations of each of the constituent companies, and for authority to issue, in order to perfect said consolidation, \$17,760,400 First Preferred Cumulative Seven Per Cent Stock, being part of a total authorized issue of \$18,000,000 of such stock, \$10,000,000 Second Preferred Non-cumulative Four Per Cent Stock, and \$49,429,230 Common Stock, being part of a total authorized issue of \$50,000,000 of such stock, and

WHEREAS, This application coming on to be heard after due notice published in compliance with Order No. 3351 of this Commission passed December 29th, 1916, and the Commission being of opinion and finding after hearing that said consolidation is convenient for the public service and that the issue of said stocks is reasonably required for the purposes of said consolidated corporation prescribed by Section 27 of the Public Service Commission Law of Maryland;

IT Is, THEREFORE, This 15th day of January, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

- Drbreth, (1) That the execution of the proposed agreement of consolidation by which The Western Maryland Railway Company, Baltimore and Harrisburg Railway Company, The Baltimore and Harrisburg Railway Company—Eastern Extension, The Baltimore and Harrisburg Railway Company—Western Extension, Baltimore and Cumberland Valley Railway Company, The Baltimore and Cumberland Valley Railway Company, The Baltimore and Cumberland Valley Railroad Company, George's Creek and Cumberland Railroad Company and The Connellsville and State Line Railway Company are consolidated into a new corporation known as Western Maryland Railway Company, be and it is hereby authorized and approved, and the said Western Maryland Railway Company be and it is hereby authorized and empowered to exercise the franchises and rights heretofore granted to and exercised and owned by the constituent companies, or granted to said consolidated company under the agreement of consolidation.
- (2) That the authorized issue of stock of the said Western Maryland Railway Company, namely, \$18,000,000 par value First Preferred Cumulative Seven Per Cent Stock, \$10,000,000 par value Second Preferred Noncumulative Four Per Cent Stock, and \$50,000,000 par value Common Stock, each of the par value of One Hundred Dollars (\$100.00) per share, be and it is hereby authorized.
- (3) That the said Western Maryland Railway Company is hereby authorized to issue its stocks as follows:

- (a) \$17,760,400 par value of First Preferred Cumulative Seven Per Cent Stock, \$20,900 thereof to be exchanged for Preferred Stock of Baltimore and Harrisburg Railway Company of like par value in the hands of the public and the remaining \$17,739,500 thereof to be issued in satisfaction and discharge of indebtedness amounting on July 1st, 1916, to \$17,739,500 represented by Five Per Cent Collateral Trust Notes and Six Per Cent unsecured notes of The Western Maryland Railway Company, all of which notes matured on July 1st, 1915.
- (b) \$10,000,000 par value of Second Preferred Non-cumulative Four Per Cent Stock to be exchanged for Preferred Stock of The Western Maryland Railway Company of like par value.
- (c) \$49,429,230 par value of Common Stock to be exchanged for Common Stock of The Western Maryland Railway Company of like par value.
- (4) That the said Western Maryland Railway Company shall assume all of the present bonded indebtedness and equipment trust certificates of each of the constituent companies.
- (5) That all stocks of the constituent companies which are owned by The Western Maryland Railway Company, as well as all indebtedness of any of said constituent companies owing to said The Western Maryland Railroad Company shall be canceled.

FUETHER Diteret, (1) That when said agreement of consolidation is executed, a certified copy thereof shall be filed in these proceedings.

(2) That the said Western Maryland Railway Company shall make reports, duly verified by affidavits, at the termination of each and every period of six months from the date of this Order, such reports to show the amount of stock issued and exchanged under authority hereof, until such issue and exchange shall have been completed.

ORDER No. 3410.

In the Matter of

The Application of EMMITSBURG MOTOR CAR COMPANY for an Order Permitting and Approving the Exercise of the Franchise Granted Under Its Certificate of Incorporation. Before the

Public Service Commission of Maryland.

Case No. 1277.

Upon request of the applicant this day filed in the above entitled matter asking that the application be dismissed,

IT Is, THEREFORE, This 17th day of January, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drivered, That the application in the above entitled matter be and the same is hereby dismissed.

ORDER No. 3420.

In the Matter of

The Petition of THE WESTERN MARYLAND RAILWAY COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Petitioner's Freight Tariff Establishing Switching Rate of \$5.00 per Car on Stone, at Security, Maryland.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 387.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 18th day of January, 1917, by the Public Service Commission of Maryland,

Diterth, That permission be, and is hereby given, The Western Maryland Railway Company to file and publish on one day's notice to the Commission and the public, petitioner's freight tariff establishing switching rate of \$5.00 per car on stone, at Security, Maryland.

PROVIDED, Said tariff containing said rate be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3420 of date January 18th, 1917."

ORDER No. 3421.

In the Matter of

The Joint Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE for the Approval of an Agreement Dated October 9th, 1916, for the Sale by the Former to the Latter of Twelve Poles Located Along the South and Southwest Sides of the Tracks of the Canton Railroad Company North and Northwest From 14th Street, District No. 12, Baltimore County, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1283.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of

securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT IS, THEREFORE, On this eighteenth day of January, in the year of 1917, by the Public Service Commission of Maryland,

Ditters, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3422.

In the Matter of

The Joint Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and MAYOR AND CITY COUNCIL OF BALTIMORE for the Approval of an Agreement Dated December 23rd, 1916, for the Sale by the Latter to the Former of Fifteen Poles Located on the West Side of Andre Street, South of Fort Avenue, Northwest Side of Bel Air Road Between North Avenue and the Dividing Line of 2004-6, and North Side of East North Avenue Between a Point West of the East Building Line of 2004, Baltimore, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1284.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT IS, THEREFORE, On this eighteenth day of January, in the year of 1917, by the Public Service Commission of Maryland,

Detect, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3423.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY for the Approval of an Agreement With the NORTHERN CENTRAL RAILWAY COMPANY for the Sale by the Former to the Latter of One Pole Situated on the South Side of Aliceanna Street in Baltimore, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1285.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this eighteenth day of January, in the year of 1917, by the Public Service Commission of Maryland,

Diteret, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3429.

In the Matter of

The Petition of the Carriers Named in the Official Classification by R. N. COLLYER, Their Agent, for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement No. 2 to Official Classification No. 44, P. S. C. Md. O. C. No. 44.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 388.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 23rd day of January, 1917, by the Public Service Commission of Maryland,

Detect, That permission be, and is hereby given, the carriers named in the Official Classification, by R. N. Collyer, their Agent, to file and publish

on one day's notice to the Commission and the public, Supplement No. 2 to Official Classification No. 44, P. S. C. Md. O. C. No. 44, to correct cancelation notice on title page of Official Classification No. 44, P. S. C. Md. O. C. No. 44, and to correct typographical errors appearing in said Classification by amendments set forth in petition filed herein,

PROVIDED, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3429 of date January 23rd, 1917."

ORDER No. 3430.

In the Matter of

The Complaint of Garrison Boulevard IMPROVEMENT ASSOCIATION, ET AL.,

98.

THE UNITED RAILWAYS AND ELECTRIC COMPANY OF BALTIMORE.

Before the

Public Service Commission of Maryland.

Case No. 1041.

Petition having been made to the Commission for a modification of the first paragraph of said Commission's Order No. 3292 entered herein on December 20th, 1916, and the Commission, after due consideration, being of opinion and finding that the modification of its prior Order as prayed is convenient for the public service,

IT Is, THEREFORE, This 24th day of January, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Orberth, That the first paragraph of Order No. 3292 of the Public Service Commission of Maryland dated December 20th, 1916, be and it is hereby modified, said modified paragraph to read as follows:

Beginning at the Belvedere Avenue terminus of the Garrison Avenue line; thence on Belvedere avenue to Belvieu avenue; thence on Belvieu avenue to Garrison avenue; thence on Garrison avenue to Walbrook Junction; thence on Twelfth street to North avenue; thence on North avenue to Madison avenue; thence on Madison avenue to Eutaw street; thence on Eutaw street to Franklin street; thence on Franklin street to Park avenue; thence on Park avenue to Liberty street; thence on Liberty street to Lombard street; thence on Lombard street; thence on South

street to German street; thence on German street to Liberty street; thence returning over the same routes to the place of beginning, the cars of the respondent company to be run over such routes upon such headway as may reasonably be necessary to handle the traffic over the same.

FURTHER DIRECTO, That except as by this Order modified, said Order No. 3292 shall in all respects be in full force and effect as if this Order had never been passed.

ORDER No. 3431.

In the Matter of

The Application of Consolidated Gas Electric Light and Power Company of Baltimore and The Chesapeake and Potomac Telephone Company of Baltimore City for the Approval of an Agreement for the Sale by the Former to the Latter of One Pole Located on the South Side of Alley North of Cross Street, Six Feet West of the East Building Line of 770 Cross Street, Baltimore, Maryland, Under the Terms and Provisions of Order No. 2954, Entered July 26th, 1916, in Case No. 1151.

Before the

Public Service Commission of Maryland.

Case No. 1289.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this twenty-fifth day of January, in the year 1917, by the Public Service Commission of Maryland,

Drhereb, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3435.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE for the approval of an Agreement Dated October 9th, 1916, for the Sale by the Former to the Latter of Thirty-three Poles and Two Anchor Guys Located on the Northeast Side of Reisterstown Road Between Glen Avenue and a Point Southeast of Seven-Mile Lane, District No. 3, Baltimore County, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1291.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this 25th day of January, in the year 1917, by the Public Service Commission of Maryland,

Orberth, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3437.

The Application of the MARYLAND TELE-PHONE COMPANY OF BALTIMORE CITY for the Consent of the Public Service Commission of Maryland to the Sale, and the Agreement of Sale, of the Lot and Improvements Thereon on Hanover Street, Baltimore City, Maryland, Known as 901 Hanover Street, Under the Terms and Provisions of Order No. 2913, of the Said Commission, Entered June 20th, 1916, in

Case No. 1131.

In the Matter of

Before the

Public Service Commission of Maryland.

Case No. 1287.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this 30th day of January, in the year 1917, by the Public Service Commission of Maryland,

Orberto, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3438.

In the Matter of

The Application of MARYLAND TELEPHONE
COMPANY OF BALTIMORE CITY for the Approval of an Agreement Dated January
17th, 1917, for the Sale of the Lot and
Improvements Thereon, on Cambridge
Street, Baltimore, Maryland, Known as
No. 2134 Cambridge Street, Under the
Terms and Provisions of Order No. 2913,
Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Marvland.

Case No. 1288.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this 30th day of January, in the year 1917, by the Public Service Commission of Maryland,

Descript, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3440.

In the Matter of

The Application of CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE AND THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY for the Approval of an Agreement for the Sale by the Former to the Latter of One Pole Located at the Corner of Curtis Avenue and Locust Street, Brooklyn, in District No. 5, Anne Arundel County, Maryland, Under the Terms and Provisions of Order No. 2954, Entered July 26th, 1916, in Case No. 1151.

Before the

Public Service Commission of Maryland.

Case No. 1294.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this first day of February, in the year 1917, by the Public Service Commission of Maryland,

Dibition. That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3441.

In the Matter of

The Application of Consolidated Gas Electric Light and Power Company of Baltimore and The Chesapeake and Potomac Telephone Company of Baltimore City for the Approval of an Agreement for the Sale by the Former to the Latter of Two Poles Located on the West Side of Caton Avenue, North of Wilkins Avenue, District No. 1, Baltimore County, Maryland, Under the Terms and Provisions of Order No. 2954, Entered July 26th, 1916, in Case No. 1151.

Before the

Public Service Commission of Maryland.

Case No. 1295.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this first day of February, in the year 1917, by the Public Service Commission of Maryland,

Orberth, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3442.

In the Matter of

The Petition of THE BALTIMORE AND OHIO RAILBOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplements to Petitioner's Freight Tariffs P. S. C. Md. Nos. 725 and 810.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 389.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 1st day of February, 1917, by the Public Service Commission of Maryland,

Diteret, That permission be, and is hereby given, The Baltimore and Ohio Railroad Company to file and publish on one day's notice to the Commission and the public, supplements to petitioner's freight tariffs P. S. C. Md. Nos. 725 and 810, canceling Supplement No. 9 to P. S. C. Md. No. 725 and Supplement No. 14 to P. S. C. Md. No. 810, which said two supplements have been filed with this Commission to become effective February 15th, 1917.

PROVIDED, Said supplements be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplements shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3442 of date February 1st, 1917."

ORDER No. 3447.

In the Matter of

The Petition of The Pennsylvania Rail-ROAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement to Petitioner's Local Freight Tariff GO—P. S. C. Md. No. 286. Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 390.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 2nd day of February, 1917, by the Public Service Commission of Maryland,

Diteret, That permission be, and is hereby given, The Pennsylvania Railroad Company to file and publish on one day's notice to the Commission and the public, supplement to petitioner's local freight tariff GO—P. S. C. Md. No. 286, adding to said tariff Rule 28-A and changing Rule 28, said addition and said change to be in accord with exhibit filed with the petition aforesaid,

PROVIDED, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3447 of date February 2nd, 1917."

ORDER No. 3449.

In the Matter of

The Complaint of LUTHER MCKINNEY, ET AL.,

DR.

BERLIN AND LOVETTSVILLE BRIDGE COMPANY.

Before the

Public Service Commission of Maryland.

Case No. 1218.

WHEREAS, It appears from the papers filed in this case, and particularly from the letter of the Complainant filed herein on the twenty-fifth day of October, 1916, that the complaint has been satisfied,

IT IS, THEREFORE, This second day of February, 1917, by the Public Service Commission of Maryland,

Drbereb, That the same be, and it is hereby, dismissed without prejudice.

ORDER No. 3450.

In the Matter of

The Complaint of Chauncey T. Scudder, Trading as The Arlington Sanitarium,

D8

THE SUBURBAN WATER COMPANY.

Before the

Public Service Commission of Maryland.

Case No. 1233,

WHEREAS, It appears from the papers filed in this case, and particularly from the letter of Donald B. Creecy, attorney for Complainant, filed herein on the twenty-seventh day of November, 1916, that the complaint has been satisfied,

IT IS, THEREFORE, This second day of February, 1917, by the Public Service Commission of Maryland,

Detect, That the same be, and it is hereby, dismissed without prejudice.

ORDER No. 3451.

In the Matter of

The Application of Baltimore, Chesapeake and Atlantic Railway Company for an Order Permitting and Approving the Construction of a Siding on Its Own Property at the West End of Ocean City Bridge in Worcester County, Maryland.

Before the

Public Service Commission of Maryland.

Case No. 1297.

WHEREAS, It appears from the petition and exhibits filed in the above entitled matter, that the proposed construction of a side track is necessary and convenient for the public service, and

WHEREAS, After due consideration, the Commission being of the opinion that a hearing in this case is not necessary,

IT Is, THEREFORE, This fifth day of February, 1917, by the Public Service Commission of Maryland,

Others, That the construction proposed in the above entitled application, be, and the same is hereby, permitted and approved.

ORDER No. 3452.

In the Matter of

PEERLESS OYSTER COMPANY, Complainant,

78

THE BALTIMORE AND OHIO RAILBOAD COMPANY,

and

Washington, Baltimore and Annapolis Electric Railroad Company, Defendants. Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 391.

REPARATION CLAIM \$260.00.

This is a petition filed by The Baltimore and Ohio Railroad Company by C. S. Wight, its General Freight Representative, and joined in by Washington, Baltimore and Annapolis Electric Railroad Company by I. E. Ballard, its Freight Claim Agent, on behalf of Peerless Oyster Company, complainant, for permission to refund unto said complainant that portion of freight bills rendered and collected from said complainant by said vailroad companies which is in excess of a just and reasonable charge upon shipments of oyster shell lime between points on defendants' lines within the State of Maryland.

The petition sets forth that between June 2nd, 1916, and August 16th, 1916, shipments were made by the complainant herein over the railroads of the defendant companies from Baltimore, Maryland, to Gambrills, Maryland, of forty carloads of oyster shell lime, aggregating 2,000,000 pounds, on which were collected freight charges at rate of 5.3 cents per 100 pounds, as per tariff P. S. C. Md. No. 421 issued by the Baltimore and Ohio Railroad. Shipments moved over Baltimore and Ohio Railroad from Baltimore to Annapolis Junction, Maryland, and thence over Washington, Baltimore and Annapolis Electric Railroad to destination.

There was in effect at time these shipments moved rate of 80 cents per 2,000 pounds on line air or water slacked, in carloads, from Baltimore to Gambrills as per B. & O. R. R. tariff P. S. C. Md. No. 788. Same company's tariff P. S. C. Md. No. 830, filed with the Commission on September 28th, 1916, effective October 29th, 1916, established like rate of 80 cents per net ton on unburnt oyster shell lime, carloads, between the points in question.

The complainant claims and the defendants admit that the rate lawfully applicable at the time and over the route shipments moved was under all the circumstances and conditions then existing excessive and unreasonable,

and that the rate of 80 cents per 2,000 pounds, as set forth in Baltimore and Ohio Railroad Company's joint freight tariff P. S. C. Md. No. 830, would be a proper and reasonable rate to be applied to the shipments in question.

Upon consideration of the matter, it is this 6th day of February, 1917, by the Public Service Commission of Maryland,

Diteret, That the defendants, said The Baltimore and Ohio Railroad Company and said Washington, Baltimore and Annapolis Electric Railroad Company, are hereby authorized and empowered to refund unto the complainant, said Peerless Oyster Company, the sum of \$260.00, being the difference between the amount charged and collected, \$1060.00, for the forty carloads aggregating 2,000,000 pounds, based on rate of 5.3 cents per 100 pounds and the amount properly chargeable, \$800.00, at the rate of 80 cents per 2,000 pounds, as aforesaid, for the transportation of the shipments in question.

FURTHER **Others**, That unless otherwise ordered by this Commission rate of 80 cents per 2,000 pounds on oyster shell lime, carloads, from Baltimore, Maryland, to Gambrills, Maryland, shall be maintained as maximum for a period of one year from the date of this Order.

ORDER No. 3453.

In the Matter of

The Application of Washington County Railboad Company for Authority to Issue \$45,000 Par Value of Its Refunding and General Mortgage 5% Bonds.

Before the

Public Service Commission of Maryland.

Case No. 1281.

WHEREAS, the Washington County Railroad Company has applied to this Commission for authority to issue its Refunding Mortgage 5% Bonds to the amount of \$45,000 (to be secured by a trust mortgage of its railroad, property and franchises) for the purpose of paying off an existing indebtedness of said company to The Baltimore and Ohio Railroad Company amounting to \$44,762.70; and

Whereas, Said company appears to be indebted to The Baltimore and Ohio Railroad Company for advances made to it for the improvement and extension of its lines of railroad to said amount of \$44,762.70, in payment of which amount The Baltimore and Ohio Railroad Company has agreed to accept said \$45,000, par value, of bonds bearing interest at the rate of 5% per annum and maturing December 1, 1995, and to be deposited with the Trustees of certain of The Baltimore and Ohio Railroad Company's mortgages as further security, as set forth in the trust mortgage hereinbefore first mentioned; and

WHEREAS, After due hearing, the Commission is of opinion that the issuance, as aforesaid, of said \$45,000 of bonds is reasonably required for the purposes of said company, to wit, the payment of said indebtedness.

IT Is, THEREFORE, This sixth day of February, Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Orberch, 1. That said Washington County Railroad Company be, and is hereby, authorized to issue its Refunding Bonds to the amount of \$45,000, as aforesaid.

2. That upon issuing said bonds, and making application thereof to the payment of said indebtedness, the said Washington County Railroad Company shall report said facts to this Commission, duly verified by the proper affidavit or affidavits.

ORDER No. 3454.

In the Matter of

The Application of THE CONFLUENCE AND OAKLAND RAILBOAD COMPANY for Authority to Issue Its Refunding and General Mortgage Bonds.

Before the

Public Service Commission of Maryland.

Case No. 1282.

WHEREAS, The Confluence and Oakland Railroad Company has applied to this Commission for authority to issue its bonds to the amount of \$8,000 (to be secured by a trust mortgage of its railroad and property, situate in part in Garrett County, Maryland, and its franchises) for the purpose of paying off an existing indebtedness of said company, amounting to \$7,640.62, to The Baltimore and Ohio Railroad Company; and

WHEREAS, Said company appears to be indebted to The Baltimore and Ohio Railroad Company for advances made to it for the improvement and extension of its lines of railroad to said amount of \$7,640.62, in payment of which amount The Baltimore and Ohio Railroad Company has agreed to accept said \$8,000 of bonds, at par, bearing interest at the rate of 5% per annum and maturing December 1, 1995, and to be deposited with the Trustees of certain of The Baltimore and Ohio Railroad Company's mortgages as further security, as set forth in the trust mortgage hereinbefore first mentioned; and

WHEREAS, After due hearing, the Commission is of opinion that the issuance, as aforesaid, of said \$8,000 of bonds is reasonably required for the purpose of said company, to wit, the payment of said indebtedness.

IT Is, THEREFORE, This 6th day of February, 1917, by the Public Service Commission of Maryland,

Drivereb, 1. That said The Confluence and Oakland Railroad Company be, and is hereby, authorized to issue its Refunding Mortgage Bonds to the amount of \$8,000 as aforesaid.

2. That upon issuing said bonds and making application thereof to the payment of said indebtedness, the said The Confluence and Oakland Railroad Company shall report said facts to this Commission, duly verified by the proper affidavit or affidavits.

ORDER No. 3455.

In the Matter of

The Application of THE BALTIMORE AND OHIO RAILBOAD COMPANY for the Approval of, and Authority For, the Issue and Sale of \$2,000,000 Par Value of Its First Mortgage Fifty-Year 4% Gold Bonds Under the First Mortgage of Said Road to the UNITED STATES TRUST COMPANY and JOHN A. STEWART, Trustees, Dated July 1st, 1898.

Before the

Public Service Commission of Maryland.

Case No. 1293.

WHEREAS, The Baltimore and Ohio Railroad Company has filed with this. Commission an Application and Report, from which it appears that there is now held in the treasury of said Company \$2,000,000 of its First Mortgage Fifty-Year Four Per Cent. Gold Bonds issued under and secured by its First Mortgage dated July 1st, 1898, to the United States Trust Company of New York and John A. Stewart, Trustees, which bonds have been duly issued and certified on account of expenditures previously made for the improvement, betterment, enlargement, equipment or extension of the railroads and properties covered by said mortgage, and that said \$2,000,000.00 of said bonds have been sold at 92½% net of the face amount thereof.

IT Is, THEREFORE, This sixth day of February, Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Ditter, That said sale of said \$2,000,000.00 of First Mortgage Fifty-Year Four Per Cent. Gold Bonds of The Baltimore and Ohio Railroad Company is hereby approved.

ORDER No. 3457.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMOBE CITY and BOARD OF POLICE COMMISSIONERS OF THE CITY OF BALTIMOBE for the Approval of an Agreement dated January 11th, 1917, for the Sale by the Latter to the Former of Three Poles Located on Ramsey Street, Baltimore, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 10th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1298.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT IS, THEREFORE, On this sixth day of February, in the year 1917, by the Public Service Commission of Maryland,

Orberth, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3458.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and AMERICAN TELEPHONE AND TELEGRAPH COMPANY OF BALTIMORE for the Approval of a Bill of Sale Transferring to the Former Company a Section of Underground Duct in the City of Havre de Grace, Harford County, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1299.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this sixth day of February, in the year 1917, by the Public Service Commission of Maryland,

Orberth, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3459.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE for the Approval of an Agreement Dated December 21st, 1916, for the Sale by the Former to the Latter of Five Poles on Lombard Street and Rear of 500 Block South Lakewood Avenue, Baltimore, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1300.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT IS, THEREFORE, On this sixth day of February, in the year 1917, by the Public Service Commission of Maryland,

Diteret, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3460.

In the Matter of

The Investigation of the Regulations, Practices, Equipment, Appliances and Services of the United Railways and Electric Company of Baltimore.

Before the

Public Service Commission of Maryland.

Case No. 1123.

WHEREAS, It is provided by Section 3 of the "Rules to be Observed by the United Railways & Electric Company of Baltimore in Respect to the Transportation of Persons, Freight and Property Within the State of Maryland," (Order No. 2890), effective June 15th, 1916, that "the temperature within any closed car in service shall not be allowed to fall below 40 degrees Fahrenheit above zero;" and

WHEREAS, It appears that the cars of the United Railways & Electric Company of Baltimore are not equipped with thermometers or any other device to indicate the temperature maintained in said cars;

IT Is, THEREFORE, This 6th day of February, 1917, by the Public Service Commission of Maryland,

- **Drhereb**, (1) That in all single-truck closed cars there shall be provided a thermometer of approved type as hereinafter specified, located on one side of the car midway of the length and approximately five feet above the floor.
- (2) That in all double-truck closed cars there shall be provided two thermometers in each car, located on opposite sides of the car approximately eight feet from the corner posts at each end, and five feet above the floor. The average of the readings of the two thermometers shall be taken as the car temperature.
- (3) That all such cars shall be provided with thermometers as above specified on or before the fifteenth day of March, 1917.
- (4) That the Company submit at least two of each type of thermometer intended to be used to the Public Service Commission for its approval; such thermometers shall be submitted for examination and test not later than February 10th, 1917.
- (5) The type of thermometer intended to be used shall read in degrees Fahrenheit and show an accuracy in indication of at least 95% when compared with a standard thermometer certified by the United States Bureau of Standards (the Commission will test proposed thermometers by a standard thermometer so certified).
- (6) At least 20% of the thermometers in use shall be tested for accuracy before cars are put into winter service, and those thermometers found defective or not showing an accuracy of at least 95% shall be replaced. At succeeding seasons the proportion of thermometers so tested shall be made up of those which have not been previously subjected to test until all thermometers have been so tested. The intention of this provision is that each thermometer should be subjected to a test at least once in five years.
- (7) The type of thermometer selected shall be one which may be easily read and that, so far as practicable, the case shall protect it from sudden draughts and from mechanical injury.

ORDER No. 3462.

In the Matter of

The Application of THE CHESAPEARE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE for the Approval of an Agreement Dated July 10th, 1916, for the Sale by the Former to the Latter of Thirty-nine Poles Located in Districts 1, 3, 9 and 14, Baltimore County, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1302.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT IS, THEREFORE, On this seventh day of February, in the year 1917, by the Public Service Commission of Maryland,

Dibite, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3461.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE for the Approval of an Agreement for the Sale by the Former to the Latter of Twelve Poles Located on the East Side of Francke Avenue North of Lutherville Road; on the South Side of Lutherville Road West of Francke Avenue and East and West Sides of Lutherville Road North of Wood Road, District No. 9, Baltimore County, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1301.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this seventh day of February, in the year 1917, by the Public Service Commission of Maryland,

Drivet, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3463.

In the Matter of

The Complaint of BIBERMAN BROTHERS

98.

TERMINAL FREEZING AND HEATING COMPANY.

Before the

Public Service Commission of Maryland.

Case No. 1253.

The Complainants in this case having by letter filed herein on the date hereof, declined to prosecute further the above entitled matter,

IT Is, THEREFORE, This seventh day of February, 1917, by the Public Service Commission of Maryland,

Drhered, That the same be, and it is hereby, dismissed, without prejudice.

ORDER No. 3464.

In the Matter of

The Application of THE WESTERN MARYLAND RAILWAY COMPANY for Authority to Issue \$4,426,075.12, Interest at 4.52% Included, of Its Notes or Lease Warrants. Proceeds From Said Notes to Be Used in Securing Additional Equipment.

Before the

Public Service Commission of Maryland.

Case No. 1292.

WHEREAS, The Western Maryland Railway Company has applied to this Commission for authority to issue its notes or lease warrants of the aggregate amount of \$4,426,075.12, interest at rate of 4.52 per cent. per annum included, and

WHEREAS, This application coming on to be heard after due notice published in compliance with Order No. 3436 of this Commission passed January 29th, 1917, and the Commission being of opinion and finding after hearing that the use of the capital to be secured by the issue of said notes or lease warrants is reasonably required for the purposes of said corporation, to wit: the acquisition of property and the improvement and extension of its facilities and service.

IT IS, THEREFORE, This 7th day of February, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Directh, That the issue by the applicant, said The Western Maryland Railway Company, of its notes or lease warrants of the aggregate amount of \$4,426,075.12, interest at the rate of 4.52 per cent. per annum included, in the manner and upon the terms set forth in said application be and the same is hereby authorized and approved.

ORDER No. 3467.

In the Matter of

The Petition of THE PENNSYLVANIA RAIL-BOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Petitioner's Freight Tariff M. & C. P. S. C. Md. No. 3. Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 392.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 10th day of February, 1917, by the Public Service Commission of Maryland,

Direct, That permission be, and is hereby given The Pennsylvania Railroad Company to file and publish on one day's notice to the Commission and the public, petitioner's freight tariff M. & C. P. S. C. Md. No. 3, said tariff to be in accordance with proof copy thereof, filed herein as exhibit.

PROVIDED, Said tariff be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3467 of date February 10th, 1917."

ORDER No. 3469.

In the Matter of

The Application of New York, Philadel-Phia and Norfolk Railroad Company for an Order Permitting and Approving the Construction of a Second Track Extension and the Re-Arrangement of Its Sidings at Pocomoke City, Maryland, and South of Pocomoke River Draw Bridge. Before the

Public Service Commission of Maryland.

Case No. 1305.

WHEREAS, It appears from the petition and exhibits filed in the above entitled matter that the extension of the Second track north and south of Pocomoke River Draw Bridge and the re-arrangement and extension of the sidings at Pocomoke City, Maryland, are necessary and convenient for the

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public service, and the Commission having determined that a hearing is unnecessary,

IT IS, THEREFORE, This twelfth day of February, 1917, by the Public Service Commission of Maryland,

Orderch, That the proposed construction and changes as set forth in the above entitled application be, and the same are hereby, permitted and approved.

ORDER No. 3471.

In the Matter of

The Petition of THE BALTIMORE AND OHIO RAILBOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Cancelation of "Storage, Insurance and Elevator Charges on Grain" Under Caption "Revised Elevator and Car Storage Charges on Export Grain at Locust Point," Shown on Page 3 of Sup. No. 5 to Petitioner's Freight Tariff P. S. C. Md. No. 614 and "Storage Charges on Bulk Grain for Export, Stored in Cars," Shown on Page 23 of Petitioner's Freight Tariff P. S. C. Md. No. 825.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 393.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 13th day of February, 1917, by the Public Service Commission of Maryland,

Othersh, That permission be, and is hereby given, The Baltimore and Ohio Railroad Company to file and publish on one day's notice to the Commission and the public, cancelation of "Storage, Insurance and Elevator Charges on Grain," under caption "Revised Elevator and Car Storage Charges on Export Grain at Locust Point," shown on page 3 of Supplement No. 5 to petitioner's freight tariff P. S. C. Md. No. 614, and "Storage Charges on Bulk Grain, for Export Storage in Cars," shown on page 23 of petitioner's freight tariff P. S. C. Md. No. 825,

PROVIDED, Tariffs or supplements effecting said cancelations be filed with the Commission upon issuance of this order, and published by posting as required by law, and that all copies of said tariffs or supplements shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3471 of date February 13th, 1917."

ORDER No. 3474.

In the Matter of

The Application of THE MARYLAND ELECTRIC RAILWAYS COMPANY for Authority to Issue \$457,000.00 Par Value of Its First Mortgage Five Per Cent. Gold, Sinking Fund Bonds, the Proceeds From the Sale Thereof to Be Applied to the Purchase and Equipment of Cars.

Before the

Public Service Commission of Maryland.

Case No. 1303.

The Commission, upon consideration of the foregoing application, being of opinion that the use of the capital to be secured by the issue of the above mentioned bonds is reasonably required for the corporate purposes set forth in said application; and it further appearing to the Commission that the sale of said bonds and the use of the proceeds for the purposes specified have been duly authorized by the parties to the Mortgage Deed of Trust and the lease and agreement bearing date September 15th, 1906, and in said application mentioned as evidenced by certified copies of resolutions of the boards of directors of The Maryland Electric Railways Company and The United Railways and Electric Company of Baltimore filed in these proceedings; and it further appearing that the said application has been duly advertised in accordance with the Order of the Commission passed on the 7th day of February, 1917.

IT IS, THEREFORE, This 16th day of February, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Orberth, That the issue and sale by said The Maryland Electric Railways Company of Four Hundred and Fifty-seven Thousand Dollars (\$457,000.00) of its First Mortgage Five Per Cent Gold Sinking Fund Bonds—the proceeds to be applied to the purposes as in said application set forth—be and the same are hereby authorized and approved.

PROVIDED, That the said bonds shall not be sold to realize less than the amount set forth in said application, and it is

FURTHER **Orbitteb**, That said The Maryland Electric Railways Company file with the Commission within four months from the date of this Order, and quarterly thereafter until final disposition, sworn statements showing the disposition of the bond proceeds.

ORDER No. 3475.

In the Matter of

The Petition of AUGUST BUTTION for a Hearing on His Application for the Operation of a Motor Vehicle for Public Use.

Before the Public Service Commission of Maryland.

Case No. 1304.

After due hearing in the above entitled matter, the Commission is of the opinion, in view of the evidence submitted, especially the fact that there are already two bus lines operating on regular schedule over a portion of the route proposed in the present application which provide reasonable service, and that an increase of competition would probably result, in time, to inferior service, that the necessity for an additional line on the Philadelphia Road between Eleventh Street, in Highlandtown, and Rosedale does not exist.

IT Is, THEREFORE, This 16th day of February, A. D., 1917, by the Public Service Commission of Maryland,

Driveth, That the petition and application of August Buttion in this case exhibited be, and the same are hereby, denied and dismissed.

ORDER No. 3477.

In the Matter of

The Application of J. EDWIN HOOD for Permission to Discontinue His Motor Vehicle Service Between Ellicott City and Baltimore, Maryland.

J. Edwin Hood having applied to this Commission for permission to discontinue motor vehicle service heretofore furnished by him between Ellicott City and Baltimore, Maryland, upon the recommendation of the Transportation Expert of this Commission and after due consideration, it is this sixteenth day of February, 1917, by the Public Service Commission of Maryland,

Drhereb, That the discontinuance of said Motor Vehicle Service between Ellicott City and Baltimore, Maryland, be, and the same is hereby, permitted and approved.

ORDER No. 3479.

In the Matter of

The Joint Application of THE WESTERN UNION TELEGRAPH COMPANY and THE CUMBERLAND VALLEY RAILBOAD COMPANY for the Approval of an Agreement Dated January Twentieth, 1917, for the Joint Use of a Single Line of Eleven Poles on Walnut Street in the City of Hagerstown, Maryland, in the Place of Two Lines of Poles Now Located on Said Walnut Street.

Before the

Public Service Commission of Maryland.

Case No. 1306.

This case coming on to be heard after due notice published in compliance with the Order of this Commission passed February 12th, 1917, and the Commission having determined after hearing that the execution of the agreement referred to is necessary and convenient for the public service,

IT Is, THEREFORE, This 20th day of February, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Dritteh, That the execution of said agreement dated January 20th, 1917, between The Western Union Telegraph Company and The Cumberland Valley Railroad Company for the joint use of a single line of eleven poles on Walnut Street, in the City of Hagerstown, Maryland, be and the same is hereby permitted and approved.

ORDER No. 3480.

In the Matter of

The Application of THE BALTIMORE AND OHIO RAILBOAD COMPANY IN PENNSYLVANIA for Authority to Issue \$1,124,000.00 Par Value of Its Improvement Mortgage Bonds, Bearing Interest at the Rate of 5% Per Annum; Proceeds From the Sale of Said Bonds to Be Used in Liquidating Certain Lawful, Outstanding Obligations.

Before the

Public Service Commission of Maryland.

Case No. 1307.

WHEREAS, The Baltimore and Ohio Railroad Company in Pennsylvania has applied to this Commission for authority to issue its bonds to the amount of \$1,124,000 (to be secured by a trust mortgage of its railroad

and property, situate in part in Allegany County, Maryland, and its franchises) for the purpose of paying off an existing indebtedness of said company, amounting to \$1,123,866.50, to The Baltimore and Ohio Railroad Company; and

WHEREAS, Said company appears to be indebted to The Baltimore and Ohio Railroad Company for advances made to it for the improvement and extension of its lines of railroad to said amount of \$1,123,866.50, in payment of which amount The Baltimore and Ohio Railroad Company has agreed to accept said \$1,124,000 of bonds at par, bearing interest at the rate of 5% per annum and maturing December 1, 1995, and to be deposited with the Trustees of certain of The Baltimore and Ohio Railroad Company's mortgages as further security, as set forth in the trust mortgage hereinbefore first mentioned, and

WHEREAS, After due hearing, the Commission is of opinion that the issuance, as aforesaid, of said \$1,124,000 of bonds is reasonably required for the purposes of said company, to wit, the payment of said indebtedness,

IT Is, THEREFORE, This twentieth day of February, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

- **Drherzh**, 1. That said The Baltimore and Ohio Railroad Company in Pennsylvania be, and is hereby, authorized to issue its bonds to the amount of \$1,124,000 as aforesaid.
- 2. That upon issuing said bonds and making application thereof to the payment of said indebtedness, the said The Baltimore and Ohio Railroad Company in Pennsylvania shall report said facts to this Commission, duly verified by the proper affidavit or affidavits.

ORDER No. 3481.

In the Matter of

The Complaint of Public Service Commission of Maryland

vs.

THE HOME ELECTRIC LIGHT COMPANY OF LONACONING, ALLEGANY COUNTY, an Electrical Corporation, With Respect to Its Refusal or Failure to File a Proper Amended Tariff Schedule of Its Rates and Charges With the Commission.

Before the

Public Service Commission of Maryland.

Case No. 1234.

WHEREAS, The Home Electric Light Company of Lonaconing, Allegany County, having this day filed with the Commission a proper amended tariff

schedule of its rates and charges, thereby satisfying the complaint of the Public Service Commission of Maryland,

IT IS, THEREFORE, This 21st day of February, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Driverb, That the complaint in the above entitled matter be, and the same is hereby dismissed.

ORDER No. 3483.

In the Matter of

The Application of CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE AND THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY for the Approval of an Agreement for the Sale by the Former to the Latter of Nine Poles on the Property of the Sydenham Hospital East of 26th Street and North of Eastern Avenue, in Baltimore County, Maryland, Under the Terms and Provisions of Order No. 2954, Entered July 26th, 1916, in Case No. 1151.

Before the

Public Service Commission of Maryland.

Case No. 1309.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this 21st day of February, in the year 1917, by the Public Service Commission of Maryland,

Detect, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

OPINION.

In the Matter of
The Application of The ROGNEL HEIGHTS
WATER COMPANY for an Order Permitting
and Approving the Exercise of Its Franchise, and for Authority to Issue Its Capital Stock in the Amount of \$15,000, Par
Value, and Its First Mortgage Bonds in
the Amount of \$10,000, Par Value.

Before the

Public Service Commission of Maryland.

Case No. 1286.

Appearances:

JOHN PHILIP HILL, for Applicant. LAIRD, Commissioner.

February 23rd, 1917.

The Rognel Heights Water Company was incorporated on the 3rd of January, 1916, under the provisions of the general incorporation laws of the State of Maryland. Prior thereto William T. Pfeiffer had operated a water plant to supply a sub-division called Rognel Heights, which had been developed by him and in which a number of houses had been built. Mains were laid to cover nearly the entire sub-division. The water was obtained from springs located on a somewhat isolated part of the land, collecting reservoirs were constructed, a pumping station installed, and a stand pipe erected on the highest point of the land, into which the water was pumped from the collecting reservoirs. In addition to supplying water to the houses on the premises, Mr. Pfeiffer conducted the business of selling bottled water to customers in Baltimore City, which abuts upon the eastern boundary of Rognel Heights. The revenue from bottled water was, and continues to be, much greater than the revenue from the service to consumers through the distribution system.

The purpose and objects of the corporation are: "To carry on the business of a water works company in all its branches; to furnish water for all purposes and to collect payment or rentals for the same; to acquire water by purchase, contract, development or otherwise; to sink artesian and other wells and shafts, and to make, enlarge, build and construct, lay down and maintain reservoirs, water works, pumping stations, filters, culverts, mains and other pipes, valves, hydrants and other appliances, and to execute and do all other works and things necessary or convenient for obtaining, selling, delivering, measuring and distributing water."

On the 25th of February, 1916, the company filed its application with the Commission (Case No. 1067) praying for an order permitting and approving the exercise of its franchise and for authority to issue stock and bonds to pay for the water works and business theretofore operated and conducted by Pfeiffer, under the terms of an agreement between him and the company filed with the application. It is unnecessary to enter into the particulars of those transactions, because, upon the intimation of the Commis-

sion that it had no jurisdiction over the business of selling bottled water, and that it was proposed to convey to the company more land than was necessary for the public service, the application was withdrawn. They are referred to here principally in order to show the conditions existing at the time the present application was filed, and in part to explain some of the steps in these proceedings.

The application in the present case, filed January 22, 1917, proposed a new plan, by which the lot containing the pumping station and other buildings, the entire distribution system, the standpipe and lot on which it is erected, and all the rights and property of Pfeiffer in the streets of Rognel Heights and in some adjacent properties, are to be conveyed to the Water Company. The agreement filed with the application contained, also, the following provision: "It is further agreed that he will grant to The Rognel Heights Water Company (for so long as it shall maintain its present source of supply) the right to maintain the wells and reservoirs now existing in the five and one-half acres of ground adjacent to the one acre of ground upon which is located the pumping station."

For these properties and rights Pfeiffer was to receive capital stock in the amount of \$14,700.00 (\$300.00 of an authorized issue of \$15,000 having been sold for cash), and \$10,000.00 in bonds of the company to be secured by a mortgage upon all of its property; he also agreeing to pay in cash \$350.00 as working capital.

A further provision of the agreement follows: "It is agreed by said William T. Pfeiffer and the said The Rognel Heights Water Company, that in consideration of \$150.00 monthly, payable in advance, by the said Pfeiffer to the said Water Company, the said The Rognel Heights Water Company shall allow said William T. Pfeiffer to continue his said bottle water business as at present conducted and to take from said water supply all the water that he may require for bottling and sale in his said bottling business, and in connection with said business to continue the privileges and rights, as they now exist, or may be from time to time mutually agreed upon, for the period of twenty years."

At the hearing, held January 30, 1916, the Commission insisted upon certain changes in the agreement between Pfeiffer and the Water Company, for the reasons: That under the plan as outlined in the papers and developed in the testimony, the interests of the public which the company professes to serve are not sufficiently protected, in that,

- 1. The water supply is left in the ownership of Pfeiffer, with the right to draw upon it to an unlimited extent in order to maintain his private business of selling bottled water, thus subordinating the obligations of the corporation and the service of the public to the personal advantage of the grantor.
- 2. In the sub-division of Rognel Heights there are now sixty-four houses connected with the water system of Pfeiffer, and sixty-eight unimproved lots, and there is a considerable area of undeveloped land within the territory which the company professes to serve. While, under existing conditions, the present consumers might have an adequate supply of water, there

is no assurance that, with Pfeiffer exercising his rights for bottling purposes, a large number of additional consumers would be properly taken care of.

3. The financial scheme makes no provision for extensions and equipment which would be necessary to supply the territory which the company professes to serve. Rognel Heights, as platted, is fairly well covered with mains, but even there some extension will ultimately be needed, and beyond it the entire area must be equipped.

It was therefore suggested that the agreement be reformed and an amended application be filed, to cure these defects. The suggestion was promptly and cheerfully acquiesced in. The amended application, filed February 9, 1917, asks for permission and approval of the exercise of the company's franchise; for approval of the purchase by the company of the plant as it now exists, the land containing the pumping station shop, standpipe and springs and reservoirs, the material and miscellaneous property on hand, furniture and fixtures, and the easements and exclusive rights of way now owned by said Pfeiffer and necessary for the uses and purposes of said Water Company, as well as the good will of the business and the sum of three hundred and fifty dollars as working capital; and for authority to issue in payment therefor its capital stock in the amount of fourteen thousand and seven hundred dollars and its first mortgage bonds in the amount of fifteen thousand dollars, said bonds being part of an authorized issue of thirty thousand dollars, payable in forty years from date, bearing interest at the rate of five per centum per annum, payable semi-annually, and secured by mortgage upon the properties of the company.

The agreement of sale, as amended (File No. 19) contains a clause which permits Mr. Pfeiffer to continue the business of selling bottled water under conditions, said clause, after certain recitals being as follows: "It is agreed by said William T. Pfeiffer and the said The Rognel Heights Water Company, that in consideration of \$150.00 monthly, payable in advance, by the said Pfeiffer to the said Water Company, the said Rognel Heights Water Company shall allow said William T. Pfeiffer to continue his said bottle water business as at present conducted and to take from said water supply all the water that he may require for bottling and sale in his said bottling business in so far as the exercise of this privilege shall not interfere with the public supply (it being understood, however, that the company agrees to exercise every precaution to maintain its supply in sufficient quantity and quality), and in connection with said business to continue the privileges and rights, as they now exist, or may be from time to time mutually agreed upon, for the period of twenty years."

The Chief Engineer of the Commission found the value of the plant, exclusive of land, to be \$15,754.00, which value the Commission adopts. The value of the six and one-half acres of land containing all of the springs, wells, reservoirs, pumping station and shops, and the lot upon which the standpipe or tank is located, together with the good will and intangible assets, and the exclusive rights to use the streets in Rognel Heights and adjacent territory (which represent a cash outlay of \$500.00), Mr. Pfeiffer

fixes at the sum of \$13,946.00. From the evidence in the case, the Commission considers this value a reasonable one. This brings the total purchase price up to \$29,700.00. In addition Mr. Pfeiffer will, as previously stated, furnish the company with initial working capital to the amount of \$350.00.

For a time the receipts from the water works and the bottled water business have been kept separate, and it is therefore possible to reach a fair approximation of the ability of the company to meet its obligations to the public and to its creditors.

Receipts	from custome	ers		. \$1,300.00
"		drants		
"		l water		
Expense):			\$3,200.00
Mar	agement		\$1,200.00	
Tax	s, Insurance,	, etc	100.00	
Fue	and Oil		180.00	
Repairs		60.00		
		•		1,540.00
	Net operating	g revenue		. \$1,660.00
Deductio	ns:			
Inte	rest on \$15,00	00.00 bonds at 5%	\$750.00	
Dep	eciation		300.00	
_				1.050.00

Available for dividend or other corporate purposes \$610.00

With a provision in the mortgage for capital that may be needed from time to time for the extension and betterment of the company's facilities, and the public interests reasonably protected, we think the application of the company should be granted. An order will be entered accordingly.

ORDER No. 3484.

In the Matter of

The Application of THE ROGNEL HEIGHTS WATER COMPANY for an Order Permitting and Approving the Exercise of Its Franchise, and for Authority to Issue Its Capital Stock in the Amount of \$15,000, Par Value, and Its First Mortgage Bonds in the Amount of \$10,000, Par Value.

Before the Public Service Commission of Maryland.

Case No. 1286.

This case coming on in due course upon application and exhibits filed and having been duly heard and submitted by the applicant, and full investiga-

tion of the matters and things involved having been had, and the Commission having, on the date hereof, filed an opinion containing its findings of fact and conclusions thereon, which said opinion is hereby referred to and made a part hereof:

IT Is, This 23rd day of February, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

- **Driver,** 1. That the exercise by The Rognel Heights Water Company of its franchise granted by its charter (File No. 4 in Case No. 1067), is hereby permitted and approved, the Commission having determined that the exercise of such franchise is convenient for the public service.
- 2. The purchase by said The Rognel Heights Water Company from William T. Pfeiffer of the water plant at Rognel Heights, in Baltimore County, heretofore operated by him and the rights and privileges and franchises thereto appertaining, and fully described in said application and in the agreement of sale (File No. 19) and in other exhibits filed in these proceedings, at and for the sum of twenty-nine thousand and seven hundred dollars (\$29,700.00), is hereby approved.
- 3. That in payment for the property, rights and privileges and franchises aforesaid, the said The Rognel Heights Water Company is hereby authorized to issue to the said William T. Pfeiffer, its capital stock, at the face value thereof, in the amount of fourteen thousand and seven hundred dollars (\$14,700.00), and also its first mortgage five per cent bonds, at the face value thereof, in the amount of fifteen thousand dollars (\$15,000.00), said bonds being part of an authorized issue of thirty thousand dollars (\$30,000.00) secured by mortgage upon the property, rights, privileges and franchises of said company, the Commission being of the opinion that the use of the capital to be secured by said issue of stock and bonds is reasonably required for the said purposes of The Rognel Heights Water Company, to wit, the acquisition of property.
- 4. That said The Rognel Heights Water Company is hereby authorized to issue and sell at par for cash, the remaining three shares of its capital stock, the Commission being of the opinion that the capital to be secured thereby is reasonably required for appropriate corporate purposes, to wit, the acquisition of property and the construction, completion, extension and improvement of its facilities.
- 5. That said The Rognel Heights Water Company shall make reports, duly verified by affidavit, to this Commission as follows:
- (a) Upon the sale for cash of its stock authorized as aforesaid, and upon the issue and delivery of stock and bonds to William T. Pfeiffer, as hereby authorized, the fact of such sale, the terms and conditions thereof and the amount realized therefrom, and the fact of such issue and delivery to the said William T. Pfeiffer.
- (b) At the termination of each and every period of six months from the date of this order, the disposition and use made of the proceeds of the stock sold and the facts and circumstances as to the property acquired and the construction, completion, extension and improvement of its facilities.

ORDER No. 3487.

In the Matter of

The Application of Consolidated Gas Elec-TRIC LIGHT AND POWER COMPANY OF BAL-TIMORE and THE CHESAPEAKE AND POTO-MAC TELEPHONE COMPANY OF BAL-TIMORE CITY for the Approval of an Agreement for the Sale by the Former to the Latter of One Pole Located on the West Side of Bayard Street, 81 Feet North of the North Building Line of Russell Street in Baltimore, Maryland, Under the Terms and Provisions of Order No. 2954, Entered July 26th, 1916, in Case No. 1151.

Before the

Public Service Commission of Maryland.

Case No. 1311.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this twenty-seventh day of February, in the year 1917, by the Public Service Commission of Maryland,

Direct, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument, evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3488.

In the Matter of

The Petition of THE BALTIMORE AND OHIO RAILEOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Petitioner's Freight Tariff P. S. C. Md. No. 865.

Before the Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 394.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 28th day of February, 1917, by the Public Service Commission of Maryland,

Drherch, That permission be, and is hereby given, The Baltimore and Ohio Railroad Company to file and publish on one day's notice to the Commission and the public, petitioner's freight tariff P. S. C. Md. No. 865, said

tariff to become effective not earlier than March 12th, 1917, and to supersede petitioner's freight tariff P. S. C. Md. No. 860, filed with the Commission to become effective on said date; said tariff P. S. C. Md. No. 865 to correct clerical errors appearing in said tariff P. S. C. Md. No. 860, as more specifically set forth in petition filed herein.

PROVIDED, Said tariff be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3488 of date February 28th, 1917."

ORDER No. 3489.

In the Matter of

The Complaint of CHARLES A. HUDON

V8.

CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE. Before the

Public Service Commission of Maryland.

Case No. 1296.

After careful consideration of the evidence adduced in this case, at the hearing held February 23, 1917, and the rules and regulations of the Consolidated Gas Electric Light and Power Company of Baltimore prescribed by the Commission in its order of September 4, 1913, the Commission finds that it is the duty of the defendant company to run its service loop from its pole in the alley in the rear of premises No. 736 Monroe Street, to its (the company's) brackets, located at the most convenient point on the outside of complainant's building (said No. 736 Monroe Street), not less than fourteen feet from the ground, which point is indicated by the brackets shown in the photograph (File No. 40) filed in these proceedings. From said point, the complainant, Charles A. Hudon, should, at his own expense, install such wiring as may be necessary to make the proper connection with the electric meter located on said premises, such installation to be in accordance with the rules and regulations prescribed by the Building Inspector of Baltimore City, and duly certified by him or by some person duly authorized by him to certify the same.

IT Is, THEREFORE, This 28th day of February, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Detects, That upon the completion of the installation to be made by the said Charles A. Hudon and the certification thereof by the proper officer of Baltimore City, as above set forth, the Consolidated Gas, Electric Light and Power Company of Baltimore shall forthwith make and install the necessary loop and furnish electric service to the said Charles A. Hudon.

ORDER No. 3498.

In the Matter of

The Application of THE UNITED RAILWAYS AND ELECTRIC COMPANY OF BALTIMORE for an Order Permitting and Approving the Exercise of a Franchise Granted It by Mayor and City Council of Baltimore Under the Terms and Provisions of Ordinance No. 227, Passed February 21st. 1917, Authorizing Said Company to Construct, Maintain and Operate Certain Connecting Curves and Tracks in the City of Baltimore.

Before the

Public Service Commission of Maryland.

Case No. 1310.

This case coming on to be heard after due notice published in compliance with the Order of this Commission, passed February 26th, 1917, and no protests thereto having been made, and the Commission having determined after hearing that the exercise of said franchise and the construction of the connecting curves and tracks mentioned in said application is convenient for the public service,

IT IS, THEREFORE, This 6th day of March, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Driver, That the approval and permission of the Commission is hereby given:

(1) To the acceptance and exercise by The United Railways and Electric Company of Baltimore of Ordinance No. 227, of the Mayor and City Council of Baltimore, approved February 21st, 1917, of the rights and franchises thereby granted to said corporation, to wit:

"To construct, maintain and operate curves, switches and tracks, with the necessary poles, wires and overhead construction, to connect its lines at the following points: At North and Madison avenue, double track curves around the southwest corner, connecting the existing tracks on North avenue with the existing tracks on Madison avenue; at Eutaw and Franklin streets, double track curves around the northeast corner, connecting the existing tracks on Eutaw street with the existing tracks on Franklin street; at Franklin street and Park avenue, a single track curve around the southwest corner, connecting the eastbound track on Franklin street with the southbound track on Park avenue; at Liberty and Lombard streets a single track curve around the northeast corner, connecting the southbound track on Liberty street with the existing single track on Lombard street; at German and Liberty streets, a single track curve around the northeast corner, connecting the westbound track on German street with the northbound track on Liberty street; at North and Pennsylvania avenue, double track curves around the northeast corner, connecting the existing tracks on North avenue with the existing tracks on Pennsylvania avenue; at Charles and Lee streets, double tracks curves around the southwest corner, connecting the existing tracks on Charles street with the existing tracks on Lee street; and to operate and maintain an electric railway thereover." Said franchise to be exercised in accordance with the provisions of said ordinance in every particular, a copy of which is filed in these proceedings marked "Exhibit A."

ORDER No. 3502.

In the Matter of

The Petition of THE PENNSYLVANIA RAIL-BOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement to Petitioner's Freight Tariff GO—P. S. C. Md. No. 388. Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 395.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 9th day of March, 1917, by the Public Service Commission of Maryland,

Diterth, That permission be, and is hereby given, The Pennsylvania Railroad Company to file and publish on one day's notice to the Commission and the public, supplement to petitioner's freight tariff GO—P. S. C. Md. No. 388, changing Item 287-B of said tariff GO—P. S. C. Md. No. 388. as amended by Supplement No. 17 thereto, to apply on milk, condensed, or evaporated (liquid) in metal cans in crates, barrels or boxes, or in bulk in barrels,

PROVIDED, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3502 of date March 9th, 1917."

ORDER No. 3503.

In the Matter of

The Application of Consolidated Gas Electric Light and Power Company of Baltimobe for the Approval of an Agreement With The Chesapeake and Potomac Telephone Company of Baltimore for the Sale by the Former to the Latter of One Pole on Summit Avenue, District No. 1, Baltimore County, Maryland, Under the Terms and Provisions of Order No. 2954, Entered July 26th, 1916, in Case No. 1151.

Before the

Public Service Commission of Maryland.

Case No. 1320.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this twelfth day of March, in the year 1917, by the Public Service Commission of Maryland,

Dittet, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3505.

In the Matter of

The Application of THE UNITED RAILWAYS AND ELECTRIC COMPANY OF BALTIMORE for an Order Permitting and Approving the Exercise of a Franchise Granted It by the County Commissioners of Baltimore County, Maryland, to Construct, Maintain and Operate a Single Track Railway on Pratt Street With Connections With Its Tracks on Seventh and Eighth Streets and Its Property on the North Side of Said Pratt Street.

Before the

Public Service Commission of Maryland.

Case No. 1314.

This case coming on to be heard after due notice published in compliance with the Order of this Commission passed March 5th, 1917, and no pro-

tests thereto having been made, and the Commission having determined after hearing that the exercise of said franchise and the construction of the street railway mentioned in said application is convenient for the public service,

IT Is, THEREFORE, This 13th day of March, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Diteret, That the approval and permission of the Commission is hereby given:

To the acceptance and exercise by The United Railways and Electric Company of Baltimore of a grant from the County Commissioners of Baltimore County, under date of February 1st, 1917, of the rights and franchise thereby granted to said corporation, to wit:

"To construct and maintain, lay down and operate a single track railway to be operated by electricity or other improved motive power other than steam, with the necessary overhead wires and overhead construction, on Pratt street, in Baltimore County, between Seventh and Eighth streets, and to construct curves from the proposed track into the Railway Company's property on the north side of Pratt street, and to operate cars thereon," all as shown by the Agreement and plat heretofore filed with the Commission in these proceedings. Said franchise to be exercised in accordance with the provisions of said grant in every particular.

ORDER No. 3506.

In the Matter of

The Joint Application of the EASTERN SHORE
GAS AND ELECTRIC COMPANY and THE
PENINSULAR LIGHT AND POWER COMPANY
for Leave to Enter Into an Operating
Agreement.

Before the

Public Service Commission of Maryland.

Case No. 1315.

WHEREAS, The Eastern Shore Gas and Electric Company and The Peninsular Light and Power Company have made application to the Commission for authority to enter into an agreement between said companies, effective as of August 1st, 1916, whereby the said Eastern Shore Gas and Electric Company is authorized to operate the electric light and power system of the said The Peninsular Light and Power Company and whereby the said The Peninsular Light and Power Company agrees to pay to the said Eastern Shore Gas and Electric Company for the operation of said system, and

WHEREAS, This case coming on to be heard after due notice published in compliance with order of this Commission passed the fifth day of March,

1917, and no protests thereto having been made, and the Commission having determined after hearing that said agreement is reasonable and proper and should be authorized;

IT Is, THEREFORE, This 13th day of March, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Driver, That the said Eastern Shore Gas and Electric Company and the said The Peninsular Light and Power Company are hereby authorized to enter into an agreement for the purpose hereinbefore set forth; said agreement to be in accord with copy of proposed agreement filed in these proceedings, and, notwithstanding the date of the actual execution of said contract or agreement, the same shall be treated as having been in full force and effect since August 1st, 1916.

ORDER No. 3511.

In the Matter of

The Application of O. B. CATLIN for a Permit for the Operation of a Motor Vehicle for Public Use.

Before the Public Service Commission of Maryland.

Case No. 1318.

WHEREAS, O. B. Catlin having made application to this Commission for a permit for the operation of a motor vehicle for public use, and

WHEREAS, The application having this day come on for hearing in accordance with this Commission's Order No. 3500 passed March 8th, 1917, and it being the opinion and finding of the Commission after due hearing that the public welfare and convenience do not require the granting of said permit but that on the contrary the granting of such a permit would be prejudicial to the welfare and convenience of the public,

IT Is, THEREFORE, This 15th day of March, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Driverb, That the application of O. B. Catlin in this case exhibited be, and the same is hereby refused and dismissed.

ORDER No. 3512.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and SEWELL W. HUMPHREYS, ET AL., Trading as RIVER ROAD TELEPHONE COMPANY, for the Approval of an Agreement Dated January 11th, 1917, for the Sale by the Latter to the Former of Five Poles Located on River Road, District No. 9, Wicomico County, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1322.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this fifteenth day of March, in the year 1917, by the Public Service Commission of Maryland,

Drivers, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3513.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE for the Approval of an Agreement Dated February 5th, 1917, for the Sale by the Former to the Latter of Five Poles Located in District No. 12, Baltimore County, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1323.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT IS, THEREFORE, On this fifteenth day of March, in the year 1917, by the Public Service Commission of Maryland,

Drivery, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3514.

In the Matter of

The Application of THE CHESAPEARE AND POTOMAC TELEPHONE COMPANY OF BALTIMOBE CITY and MOBGAN CREEK TELEPHONE
COMPANY for the Approval of an Agreement Dated February 9th, 1917, for the
Sale by the Latter to the Former of 158
Poles and 3 Anchor Guys Located on Chestertown and Millington Road Northeasterly From Chestertown—Galena Road,
Districts Nos. 2 and 4, Kent County,
Maryland.

Before the

Public Service Commission of Maryland.

Case No. 1324.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT IS, THEREFORE, On this fifteenth day of March, in the year 1917, by the Public Service Commission of Maryland,

Drherzh, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3515.

In the Matter of

The Application of THE STONY CREEK STEAMBOAT COMPANY for Authority to Issue \$10,000.00 Par Value of Its Common Stock and for Authority to Sell Its Steamer Severn.

Before the

Public Service Commission of Maryland.

Case No. 1319.

Upon the application and petition of The Stony Creek Steamboat Company, a corporation under the laws of the State of Maryland, for authority to sell and issue One Thousand (1,000) shares of its capital stock at par for cash and to use the proceeds of such sale to purchase and improve a steamer for the purposes of said corporation, and for authority to sell the steamer "Severn," and purchase the steamer "Huntington," it is this sixteenth day of March, 1917, after due hearing by the Public Service Commission of Maryland,

Orthersh, First. That the issue and sale by The Stony Creek Steamboat Company at par for cash of One Thousand (1000) shares of its common capital stock, being the whole of the common capital stock of said corporation remaining in its treasury be, and the same is hereby authorized, the Commission being of the opinion that the capital to be secured by said issue of stock is reasonably required for the proper purposes of said corporation.

Second. That said corporation be, and it is hereby authorized to negotiate a sale of the steamer "Severn" now belonging to it for a reasonable and fair price, not less than Nine Thousand Dollars (\$9,000.00), said Commission being of the opinion that the purposes of said corporation can be better carried out by a sale of said steamer and the purchase of a larger steamer as authorized by this order.

Third. That said corporation be and it is hereby authorized to purchase for cash the steamer "Huntington" from The Geo. W. Bush & Sons Company of Wilmington, Delaware, at and for the sum of Twenty-one Thousand Dollars (\$21,000.00) and to make the necessary alterations and improvements thereto, the Commission being of the opinion that the purchase of said steamer is reasonably necessary for the purposes and business of said corporation and the public service afforded by it.

Fourth. That said corporation shall make reports verified by affiadvit to said Commission as follows:

- (a) Upon the sale for cash of the stock, the sale of which is authorized by this order, or any part thereof, the fact of such sale or sales, and the terms and conditions thereof and the amount realized therefrom.
- (b) Upon the sale of said steamer "Severn" as herein authorized, the fact of such sale and the terms and conditions thereof and the amount realized therefrom.

(c) At the termination of each and every period of six months from this order, the disposition and use made of the proceeds of said stock and the facts and circumstances as to the property acquired and the construction, completion, extension and improvement of its facilities.

ORDER No. 3516.

In the Matter of

The Application of Consolidated Gas Elec-TRIC LIGHT AND POWER COMPANY OF BAL-TIMORE and THE CHESAPEAKE AND POTO-MAC TELEPHONE COMPANY OF BALTIMORE CITY for the Approval of an Agreement Dated January 17th, 1917, for the Sale by the Former to the Latter of One Pole Located on Ethelwood Lane 42 Feet East of East Building Line of Frisby Street in Baltimore, Maryland, Under the Terms and Provisions of Order No. 2954, Entered July 26th, 1916, in Case No. 1151.

Before the

Public Service Commission of Maryland.

Case No. 1325.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this nineteenth day of March, in the year 1917, by the Public Service Commission of Maryland,

Orberth, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3520.

In the Matter of

The Investigation of the Regulations, Practices, Equipment and Services of The United Railways and Electric Company of Baltimore.

Before the

Public Service Commission of Maryland.

Case No. 1123.

Upon application of The United Railways and Electric Company for an extension of time in which to install thermometers in its cars, under the terms and provisions of Order No. 3460 filed February 6th, 1917, in the above entitled matter and after consideration,

It is this twenty-third day of March, 1917, by the Public Service Commission of Maryland,

Drigge, That the time fixed in said Order No. 3460 for the installation of thermometers in the cars of said Railways Company be, and the same is hereby, extended from March 15th, 1917, to April 15th, 1917.

ORDER No. 3521.

In the Matter of

The Petition of THE CHESAPEARE AND POTO-MAC TELEPHONE COMPANY OF BALTIMORE CITY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Revised Sheet No. 1, Section No. 6, of Petitioner's Tariff P. S. C. Md. No. 1. Before the Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 396.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 27th day of March, 1917, by the Public Service Commission of Maryland,

Protect, That permission be, and is hereby given, The Chesapeake and Potomac Telephone Company of Baltimore City to file and publish on one day's notice to the Commission and the public, revised Sheet No. 1, Section No. 6, of petitioner's tariff P. S. C. Md. No. 1, providing for a discount of fifty per centum (50%) to the Federal and State Governments,

PROVIDED, Said revised sheet be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said revised sheet shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3521 of date March 27th, 1917."

ORDER No. 3522.

In the Matter of

The Complaint of EDWIN F. PYWELL

D8.

NORTH BEACH RAILWAY COMPANY.

Before the

Public Service Commission of Maryland.

Case No. 1264.

WHEREAS, It appears from the papers filed in this case, and particularly from the letter of the Complainant filed herein on the date hereof, that the complaint has been satisfied;

IT Is, THEREFORE, This twenty-seventh day of March, 1917, by the Public Service Commission of Maryland,

Drhereb. That said complaint be, and the same is hereby, dismissed.

ORDER No. 3524.

In the Matter of

The Application of CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE and THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY for the Approval of an Agreement for the Sale by the Former to the Latter of One Pole Situated at the Northwest Corner of Cross and Briscoe Streets, in Baltimore City, Under the Terms and Provisions of Order No. 2954, Entered July 26th, 1916, in Case No. 1151.

Before the

Public Service Commission of Maryland.

Case No. 1327.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this 27th day of March, in the year 1917, by the Public Service Commission of Maryland,

Driver, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3568.

In the Matter of

The Application of RALPH C. Hood to Operate a Motor Vehicle Between Woodbine and Ellicott City.

Before the

Public Service Commission of Maryland.

Case No. 1326.

WHEREAS, Ralph C. Hood having made application to this Commission for a permit for the operation of a motor vehicle for public use, and

WHEREAS, The application having this day come on for hearing in accordance with this Commission's Order No. 3523 passed March 27, 1917, and it being the opinion and finding of the Commission after due hearing that

the public welfare and convenience do not require the granting of said permit but that on the contrary the granting of such a permit would be prejudicial to the welfare and convenience of the public,

IT Is, THEREFORE, This 3rd day of April, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Orberth, That the application of Ralph C. Hood in this case exhibited be, and the same is hereby refused and dismissed.

ORDER No. 3569.

In the Matter of

The Petition of the Carriers Named in the Official Classification, by R. N. COLLYER, Their Agent, for Permission Under Section 15 the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement No. 6 to Official Classification No. 44, P. S. C. Md. O. C. No. 44.

Before the
Public Service Commission
of Maryland.

S. N. & R. Docket.

Case No. 397.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 3rd day of April, 1917, by the Public Service Commission of Maryland,

Direct, That permission be, and is hereby given, the carriers named in the Official Classification, by R. N. Collyer, their Agent, to file and publish on five days' notice to the Commission and the public, Supplement No. 6 to Official Classification No. 44, P. S. C. Md. O. C. No. 44, providing following ratings for sile staves and rafters:

Silo Staves and Rafters:	L. C. L.	C. L.
Loose or in packages	4	
Loose or in packages, C. L., min, wt. 34,000 lbs		6

PROVIDED, Said supplement containing said ratings be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3569 of date April 3rd, 1917."

ORDER No. 3570.

In the Matter of

The Application of CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE for the Approval of an Agreement With THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY for the Sale by the Former to the Latter of One Pole Situated on the Northeast Side of Sheep's Lane Northwest from the West Building Line of Retreat Street, Baltimore, Maryland, Under the Terms and Provisions of Order No. 2954, Entered July 26th, 1916, in Case No. 1151.

Before the

Public Service Commission of Maryland.

Case No. 1332.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this third day of April, in the year 1917, by the Public Service Commission of Maryland,

Different, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument, evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3571.

In the Matter of

The Application of Consolidated Gas Electric Light and Power Company of Baltimore for the Approval of an Agreement With The Chesapeake and Potomac Telephone Company of Baltimore City for the Sale by the Former to the Latter of One Pole Located on the Northeast Side of East Street Northwest of South Street, St. Denis, District No. 13, Baltimore County, Under the Terms and Provisions of Order No. 2954, Entered July 26th, 1916, in Case No. 1151.

Before the

Public Service Commission of Maryland.

Case No. 1333.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this fourth day of April, in the year 1917, by the Public Service Commission of Maryland,

Direct, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument, evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3572.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE for the Approval of an Agreement Dated February 8th, 1917, for the Sale by the Former to the Latter of Three Poles Located on Private Property in the Rear of the 1900 Block Riggs Avenue, Baltimore, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1334.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT IS, THEREFORE, On this fourth day of April, in the year 1917, by the Public Service Commission of Maryland,

Othersh, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument, evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3573.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and HARPERS FERRY ELECTRIC LIGHT AND POWER COMPANY for the Approval of an Agreement Dated January 29th, 1917, for the Granting by the Former to the Latter Permission to Make 574 Attachments to 236 Poles in Frederick and Washington Counties, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1917, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1335.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this fourth day of April, in the year 1917, by the Public Service Commission of Maryland,

Drhereb, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3576.

In the Matter of

The Application of THE BALTIMORE AND OHIO RAILBOAD COMPANY for Authority to Issue \$10,000,000.00 of Its 4½% Equipment Trust Certificates of 1917.

Before the

Public Service Commission of Maryland.

Case No. 1328.

Whereas, The Baltimore and Ohio Railroad Company has filed with this Commission an application or report from which it appears that said company, in order to provide additional equipment required for use upon its line of railroad in Maryland and in other states through which its lines of railroad extend, proposes to make an agreement with Thomas S. Hopkins, James Cheston, Jr., and William F. Lester, and Girard Trust Company, of Philadelphia, Trustee, providing for the acquisition of said equipment and the issuance by said Trustee of certain trust certificates representing an

interest in the Baltimore and Ohio Equipment Trust of 1917, the total amount to be issued not to exceed the sum of Ten Million Dollars (\$10,000,000.00), which certificates will bear the guaranty by the Railroad Company of the payment of the principal and dividends thereon at the rate of four and one-half per cent. per annum, said certificates being payable in 10 annual installments beginning April 1st, 1918, and said Trustee will execute a lease of said equipment to said Railroad Company by the terms of which said equipment, upon the payment of the principal of said certificates and dividends thereon and certain expenses, becomes the absolute property of said Railroad Company; and

WHEREAS, After due hearing the Commission being of the opinion that the issue and guarantee of said certificates are bona fide and for value, and reasonably required for the purpose of said corporation, to wit: the acquisition of property and the construction, completion, extension and improvement of the company's facilities,

IT Is, THEREFORE, This 5th day of April, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Ornersh, That the issue of said Baltimore and Ohio Equipment Trust Certificates of 1917 and the guaranty thereof by The Baltimore and Ohio Railroad Company, as set forth in said form of agreement between Thomas S. Hopkins and others, and Girard Trust Company, Trustee, and said Railroad Company, and in said form of lease between Girard Trust Company, Trustee, and said Railroad Company, is hereby approved, and the said Baltimore and Ohio Railroad Company is hereby authorized to guarantee the payment of said certificates and the dividends thereon, as above set forth.

Ditter, FURTHER, That said The Baltimore and Ohio Railroad Company shall make report to this Commission, duly verified by affidavit, when the title to the property to be acquired through the issue of aforesaid certificates become vested in The Baltimore and Ohio Railroad Company, under the terms of agreement and lease aforesaid.

ORDER No. 3577.

In the Matter of

The Application of THE HAGERSTOWN AND FREDERICK RAILWAY COMPANY Under Order No. 1630 for the Approval of Specifications of Combination Passenger and Baggage Motor Cars.

Before the

Public Service Commission of Maryland.

Case No. 1336.

Upon petition of The Hagerstown and Frederick Railway Company and the exhibit filed therewith, and the report of the Chief Engineer of this Commission filed herein, it is this 5th day of April, 1917, by the Public Service Commission of Maryland,

Direct, That The Hagerstown and Frederick Railway Company be, and it is hereby, authorized to place in service cars constructed according to the specifications filed as an exhibit with said petition, the same having been approved by the Commission.

FURTHER DIRECTO, That when the contract for said cars is executed, the said Company shall inform this Commission of the number and cost of cars so contracted for.

ORDER No. 3578.

In the Matter of

The Petition of THE PENNSYLVANIA RAIL-BOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement to Petitioner's Freight Tariff GO—P. S. C. Md. No. 412. Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 398.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 7th day of April, 1917, by the Public Service Commission of Maryland,

Driver, That permission be, and is hereby given, The Pennsylvania Railroad Company to file and publish on one day's notice to the Commission and the public, supplement to petitioner's freight tariff GO—P. S. C. Md. No. 412, establishing rate of 30 cents per 2,000 pounds, carload minimum weight 80,000 pounds, on ashes and cinders from Canton (Baltimore), Maryland, to Sollers, Maryland, in connection with the Baltimore and Sparrows Point Railroad.

PROVIDED, Said supplement containing said rate be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3578 of date April 7th, 1917."

ORDER No. 3579.

In the Matter of

The Application of HARRY M. SCHNEBLY to Operate a Motor Vehicle Between Clearapring and Hagerstown, Maryland. Before the Public Service Commission of Maryland.

Case No. 1312.

WHERAS, Harry C. Schnebly having made application to this Commission for a permit for the operation of a motor vehicle for public use, and

WHEREAS, The application having this day come on for hearing in accordance with this Commission's Order No. 3490 passed March 1st, 1917, and it being the opinion and finding of the Commission after due hearing that the public welfare and convenience require the granting of said permit.

IT Is, THEREFORE, This 10th day of April, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drheren, That the application of Harry C. Schnebly in this case exhibited be, and the same is hereby granted and that the permit applied for be issued.

ORDER No. 3580.

In the Matter of

The Application of J. A. Towns for a Permit to Operate an Additional Motor Vehicle Between Hagerstown and Hancock, Maryland, for Public Use.

Before the

Public Service Commission of Maryland.

Case No. 1329.

WHEREAS, J. A. Towns having made application to this Commission for a permit for the operation of an additional motor vehicle for public use, and

WHEREAS, The application having this day come on for hearing in accordance with this Commission's Order No. 3564 passed April 2nd, 1917, and it being the opinion and finding of the Commission after due hearing that the public welfare and convenience require the granting of said permit,

IT Is, THEREFORE, This 10th day of April, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Detect, That the application of J. A. Towns in this case exhibited be, and the same is hereby granted, and that the permit applied for be issued.

ORDER No. 3581.

In the Matter of

The Application of Lewis H. Blair for a Permit for the Operation of a Motor Vehicle for Public Use Between Clearspring and Hagerstown.

Before the

Public Service Commission of Maryland.

Case No. 1330.

WHEREAS, Lewis H. Blair having made application to this Commission for a permit for the operation of a motor vehicle for public use, and

WHEREAS, The application having this day come on for hearing in accordance with this Commission's Order No. 3565 passed April 2nd, 1917, and it being the opinion and finding of the Commission after due hearing that the public welfare and convenience require the granting of said permit,

IT IS, THEREFORE, This 10th day of April, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Driver, That the application of Lewis H. Blair in this case exhibited be, and the same is hereby granted and that the permit applied for be issued.

ORDER No. 3582.

In the Matter of

The Application of THE BALTIMORE TRANSIT COMPANY for Permission to Change Its Present Route. Before the

Public Service Commission of Maryland.

Case No. 1331.

Whereas, The Baltimore Transit Company having made application to this Commission for permission to change the route over which it operates motor vehicles for public use, from its present route over Charles Street in the City of Baltimore over the entire route, to a route by which its motor vehicles would leave Charles Street at Franklin Street, and run thence over Franklin Street to Cathedral Street, thence over Cathedral Street to Madison Street, and thence over Madison Street to Charles Street, the remainder of said route to be as at present, and

WHEREAS, The application having this day come for hearing in accordance with this Commission's Order No. 3566 passed April 2nd, 1917, and it being the opinion and finding of the Commission after due hearing that the public welfare and convenience do not require the change in route as applied for but that on the contrary such change in route would be prejudicial to the welfare and convenience of the public,

IT IS, THEREFORE, This 10th day of April, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Orners, That the application of The Baltimore Transit Company in this case exhibited be, and the same is hereby refused and dismissed.

PUBLIC SERVICE COMMISSION OF MARY AND

ORDER No. 3585.

In the Matter of

The Petition of the Carriers Named in the Official Classification by R. N. COLLYER, Their Agent, for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement No. 6 to Official Classification No. 44, P. S. C. Md. O. C. No. 44.

Before the Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 399.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 11th day of April, 1917, by the Public Service Commission of Maryland,

Direct, That permission be, and is hereby given, the carriers named in the Official Classification, by R. N. Collyer, their Agent, to file and publish on one day's notice to the Commission and the public, Supplement No. 6 to Official Classification No. 44, P. S. C. Md. O. C. No. 44, extending the effective date of the requirement for construction of dome covers and valve setting at 25 pounds for all tank car shipments of inflammable liquids with flash points lower than 20° F. to July 1st, 1917,

PROVIDED, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3585 of date April 11th, 1917."

ORDER No. 3586.

In the Matter of

W. D. ROE AND SON, Complainant,

V8.

PHILADELPHIA, BALTIMORE AND WASHING-TON RAILBOAD COMPANY, Defendant. Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 400.

REPARATION CLAIM \$12.80.

This is a petition filed by Philadelphia, Baltimore and Washington Railroad Company by E. P. Bates, its Assistant Freight Traffic Manager, on behalf of W. D. Roe and Son, complainant, for permission to refund unto

stid complainant that portion of freight bill rendered and collected from said complainant by said railroad company which is in excess of a just and reasonable charge upon shipment of cob corn between points on defendant's line within the State of Maryland.

The petition sets forth that on November 1st, 1916, shipment was made by the complainant herein consigned to itself, over the railroad of the defendant company from Barclay, Maryland, to Sudlersville, Maryland, of one carload of cob corn weighing 37,040 pounds, on which was collected freight charges at sixth class rate of 5.3 cents per 100 pounds, subject to carload minimum weight of 40,000 pounds, as per defendant's freight tariff GO—P. S. C. Md. No. 328. Shipment was stored in granary at Sudlersville and subsequently re-shipped.

There was in effect at time this shipment moved rate of 2.1 cents per 100 pounds on grain, carload, to be stored in granary and re-shipped, to Sudlersville from Price, Maryland, and Centerville, Maryland, which points are in same direction and on same line of road and more distant than Barclay, thereby violating Section 19 of the Public Service Commission Law, as regards the greater charge demanded and collected for the shorter haul.

Defendant company filed with the Commission November 11th, 1916, effective November 13th, 1916, its local freight tariff EE—P. S. C. Md. No. 143, making rate on grain, carloads, minimum carload weight 40,000 pounds, from Barclay to Sudlersville, when to be stored in granary and re-shipped, 2.1 cents per 100 pounds.

The complainant claims and the defendant admits that the rate lawfully applicable at the time and over the route shipment moved was under all the circumstances and conditions then existing excessive and unreasonable, and that the rate of 2.1 cents per 100 pounds, as set forth in defendant's local freight tariff EE—P. S. C. Md. No. 143, would be a proper and reasonable rate to be applied to the shipment in question.

Upon consideration of the matter, it is this 11th day of April, 1917, by the Public Service Commission of Maryland,

Ditter, That the defendant, said Philadelphia, Baltimore and Washington Railroad Company, is hereby authorized and empowered to refund unto the complainant, said W. D. Roe and Son, the sum of \$12.80, being the difference between the amount charged and collected, \$21.20, for the carload weighing 37,040 pounds, based on rate of 5.2 cents per 100 pounds and carload minimum weight of 40,000 pounds, and the amount properly chargeable, \$8.40, at the rate of 2.1 cents per 100 pounds and like carload minimum weight, as aforesaid, for the transportation of the shipment in question.

FUBTHER Drheren, That unless otherwise ordered by this Commission the rate on cob corn, carloads, from Barclay, Maryland, to Sudlersville, Maryland, to be stored in granary and re-shipped, shall not exceed the rate contemporaneously in effect on same commodity under like restrictions from Price, Maryland, and/or Centerville, Maryland, for a period of one year from the date of this order.

ORDER No. 3587.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and HUGH L. BOND, ET AL., Trustees of CHESAPEAKE AND OHIO CANAL COMPANY, for the Approval of an Agreement Dated January 30th, 1917, by Which the Latter Grant Unto the Former Certain Right-of-Way Privileges in Montgomery, Frederick, Washington and Allegany Counties, Maryland.

Before the

Public Service Commission of Maryland.

Case No. 1339.

The above mentioned application having been received and filed, and the Commission being of the opinion that the approval of the agreement referred to in said application is convenient for the public service,

IT Is, THEREFORE, This eleventh day of April, in the year 1917, by the Public Service Commission of Maryland,

Drherch, That the agreement between The Chesapeake and Potomac Telephone Company of Baltimore City and Hugh L. Bond, et al., Trustees of the Chesapeake and Ohio Canal Company, dated January 30th, 1917, copy of which is filed in this case, be, and the same is, hereby approved.

ORDER No. 3590.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and MAYOR AND CITY COUNCIL OF BALTIMORE for the Approval of an Agreement Dated March 3rd, 1917, Covering the Sale by the Latter to the Former of Six Poles on Private Property in the Rear of 1500 and 1600 Blocks Covington Street, Baltimore, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1340.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary, IT Is, THEREFORE, On this twelfth day of April, in the year 1917, by the Public Service Commission of Maryland,

Drherch, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3591.

In the Matter of

The Petition of the Canton Railboad Com-PANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Rate of 40 Cents Per 2,000 Pounds on Tankage From City Disposal Plant, Back River, Maryland, to Canton, Baltimore, Maryland, Routing Via Back River and Pennsylvania Railroad. Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 401.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 12th day of April, 1917, by the Public Service Commission of Maryland,

Drheren, That permission be, and is hereby given, the Canton Railroad Company to file and publish on one day's notice to the Commission and the public, rate of 40 cents per 2,000 pounds on tankage from City Disposal Plant, Back River, Maryland, to Canton, Baltimore, Maryland, routing via Back River and Pennsylvania Railroad, this rate to apply only until such time as traffic can be moved by the Canton Railroad over its direct local route.

PROVIDED, Tariff containing said rate be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

. "Issued under special permission of the Public Service Commission of Maryland, Order No. 3591 of date April 12th, 1917."

ORDER No. 3593.

In the Matter of

The Application of New York, Philadel-Phia and Norfolk Railroad Company for an Order Permitting and Approving the Change of Location of a Siding and the Construction of an Additional Siding on Its Property at Crisfield, Maryland.

Before the

Public Service Commission of Maryland.

Case No. 1343.

WHEREAS, It appears from the petition and exhibit filed in the above entitled matter that the proposed re-location and construction of sidings are necessary and convenient for the public service, and

WHEREAS, The matter is not one of such character as to require a hearing under the provisions set forth in Section 26 of the Public Service Commission law,

IT Is, THEREFORE, This sixteenth day of April, 1917, by the Public Service Commission of Maryland,

Direct, That the proposed re-location and construction be, and the same are hereby, permitted and approved.

ORDER No. 3596.

In the Matter of

The Application of THE ROLAND PARK WATER COMPANY for an Order Permitting and Approving the Exercise of a Franchise Granted to It by the State Roads Commission of Maryland, Dated January 23rd, 1917, to Lay Certain Mains on the Falls Road, in Baltimore County, Maryland.

Before the

Public Service Commission of Maryland.

Case No. 1337.

The application filed in this case coming on to be heard in pursuance of notice, and testimony having been taken and full investigation of the matter having been made,

IT Is, THEREFORE, This seventeenth day of April, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Orbergh, That the exercise of the franchise granted by the State Roads Commission to The Roland Park Water Company, dated January 23, 1917, to wit. "to lay a six-inch water main from the southeast corner of Falls

Road and Cold Spring Lane to the southwest corner of Falls Road and Melvale Avenue, a distance of seventy feet, also a four-inch main along the west side of Falls Road from the southwest corner of Melvale Avenue and Falls Road, in a northerly direction, in the west sidewalk space of Falls Road, for a distance of two hundred and ninety feet, the location of the proposed mains to be as shown on the blue print submitted by The Roland Park Water Company" (File No. 4 in these proceedings) be, and the same is hereby, permitted and approved, the Commission having determined, after due hearing, that the exercise of said franchise is necessary and convenient for the public service.

ORDER No. 3597.

In the Matter of

The Application of THE ROLAND PARK WATER COMPANY for an Order Permitting and Approving the Exercise of a Franchise Granted to It by the County Commissioners of Baltimore County, Maryland, to Lay Certain Water Mains on Cold Spring Lane in Said County.

Before the

Public Service Commission of Maryland.

Case No. 1338.

The application in this case coming on to be heard in pursuance of notice, and testimony having been taken and full investigation of the matter having been made,

IT Is, THEREFORE, This seventeenth day of April, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drheren. That the exercise of the franchise granted by County Commissioners of Baltimore to The Roland Park Water Company, dated Merch 20th, 1917, to wit, "to lay and maintain a four-inch water main from the southwest side of Cold Spring Lane and the center line of Lawrence Avenue, westwardly along the south side of Cold Spring Lane for a distance of one hundred and eighty (180) feet to a point opposite the center of Sunny Lane; and a six-inch water main from this point across Cold Spring Lane to the north side thereof, for a distance of about twenty-five (25) feet; thence continuing from the end of the four-inch main above described, along the south side of Cold Spring Lane, in westerly direction for a distance of about six hundred and fifty (650) feet, to the east side of Falls Road, in the Ninth District of Baltimore County, as shown on a blue print plan or sketch filed with said application in the office of the County Commissioners," (File No. 4 in these proceedings) be, and the same is hereby, permitted and approved, subject to the conditions, stipulations and agreements in said grant contained, the Commission having determined, after due hearing, that the exercise of said franchise is necessary and convenient for the public service.

ORDER No. 3601.

In the Matter of

The Petition of Railroads Operating Within the State of Maryland for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Tariffs Changing Demurrage Rates.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 402.

WHEREAS, This Commission by its Order No. 3258 entered on December 4th, 1916, Case No. 382 (S. N. & R. Docket) granted permission to railroads operating within the State of Maryland to file and publish on one day's notice to the Commission and the public tariffs increasing demurrage rate on cars from the then rate of \$1.00 per car per day to \$1.00 per car for the first day, \$2.00 per car for the second day, \$3.00 per car for the third day and \$5.00 per car per day for the fourth and each succeeding day, the increased rates established on less than statutory notice by authority of said order to expire May 1st, 1917, and

WHEREAS, Petition has now been made to this Commission to allow the filing of tariffs on less than statutory notice, providing demurrage rate of \$2.00 per car per day for each of the first five days and \$5.00 per car per day for the sixth and each succeeding day, and otherwise amending and changing the car demurrage rules as set forth in exhibits herein filed, said tariffs to become effective on May 1st, 1917, and to expire on May 1st, 1918, unless sooner canceled, changed or extended, and

WHEREAS, After due consideration it appears that in view of the heavy congestion of traffic and shortage of equipment the application of said railroads is reasonable and proper, and should be granted,

IT IS, THEREFORE, This 20th day of April, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Direct, That permission be, and is hereby given, the railroads operating within the State of Maryland to file and publish on five days' notice to the Commission and the public, tariffs providing demurrage rate of \$2.00 per car per day for each of the first five days and \$5.00 per car per day for the sixth and each succeeding day, and otherwise amending and changing the car and demurrage rules as set forth in exhibits herein filed, said tariffs to become effective on May 1st, 1917, and to expire on May 1st, 1918, unless sooner canceled, changed or extended.

PROVIDED, Tariffs containing said rates be filed with the Commission upon . issuance of this Order, and published by posting as required by law, and that all copies of said tariffs shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3601 of date April 20th, 1917."

AND IT IS FURTHER **Othersh**, That by passing this Order the Public Service Commission is not to be taken as in any sense whatever approving the rates that may be filed under the authority of this Order, such rates being left as fully subject to investigation and correction on complaint or on the Commission's own motion under the provisions of the Public Service Commission Law as if this Order had never been passed.

ORDER No. 3602.

In the Matter of

The Application of New York, Philadel-Phia and Norfolk Railroad Company for an Order Permitting and Approving the Construction of a Private Siding for the Use of Blue Hen Canning Company of Dover, Delaware, One-Half Mile South of Delmar Station on Said Railroad. Before the

Public Service Commission of Maryland.

Case No. 1345.

WHEREAS, It appears from the petition and exhibit filed herein that the construction of the proposed siding is necessary and convenient for the public service, and

WHEREAS, The construction of said side track is not a matter of such character as to require the same to be set for hearing under the provisions of Section 26 of the Public Service Commission Law,

IT Is, THEREFORE, This twenty-third day of April, 1917, by the Public Service Commission of Maryland,

Drbergh, That the proposed construction as set forth in the above entitled matter, be, and it is hereby, permitted and approved.

ORDER No. 3603.

In the Matter of

The Application of JOHN T. HOPKINS for Permission to Add One Additional Round Trip to His Present Schedule Between Bel Air and Havre de Grace, Maryland. Before the

Public Service Commission of Maryland.

Case No. 1344.

WHEREAS, John T. Hopkins having made application to this Commission for permission to add one additional round trip daily to his present schedule of motor vehicle operated for public use between Bel Air and Havre de Grace, and

Whereas, The application having this day come on for hearing in accordance with this Commission's Order No. 3594 passed April 16th, 1917, and it being the opinion and finding of the Commission after due hearing that the public welfare and convenience require the granting of said application in so far as same seeks authority to operate one additional round trip on week days from Havre de Grace to Churchville and return and one additional round trip on Sundays from Havre de Grace to Bel Air and return, in accordance with schedule herein filed, and it being the further opinion and finding of the Commission that the public welfare and convenience do not require the granting of said application in so far as same seeks authority to operate one additional round trip on week days from Churchville to Bel Air and return but that on the contrary the granting of such application to the extent aforesaid would be prejudicial to the welfare and convenience of the public,

IT Is, THEREFORE, This 24th day of April, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

- **Optices**, 1. That the application of John T. Hopkins in this case exhibited, to the extent that same seeks authority to operate one additional round trip on week days of motor vehicle operated for public use from Havre de Grace to Churchville and return and one additional round trip on Sundays from Havre de Grace to Bel Air and return, in accordance with schedule herein filed, be and the same is hereby granted.
- 2. That the application of John T. Hopkins for permission to operate additional trips between points and on days other than as hereinbefore provided, be and the same is hereby refused and dismissed.

ORDER No. 3604.

In the Matter of

The Petition of THE PENNSYLVANIA RAIL-BOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement to Petitioner's Freight Tariff GO—P. S. C. Md. No. 387.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 403.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 24th day of April, 1917, by the Public Service Commission of Maryland,

Divice, That permission be, and is hereby given, The Pennsylvania Railroad Company to file and publish on one day's notice to the Commission and the public, supplement to petitioner's freight tariff GO—P. S. C.

Md. No. 387, establishing rate of \$1.26 per net ton on sand, carloads, from Canton Station, Baltimore, Maryland, to Owings Mills, Maryland,

PROVIDED, Said supplement containing said rate be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3604 of date April 24th, 1917."

ORDER No. 3617.

In the Matter of

The Application of Philadelphia, Baltimore and Washington Railboad Company for an Order Permitting and Approving the Establishment of a Station and the Construction of a Suitable Building for the Accommodation of Passengers at the Intersection of Said Railroad With Edmondson Avenue, in the City of Baltimore, to Be Known as Edmondson Avenue Station, and for the Abandonment of Two Existing Stations, Known as Gwynn's Run Station and Lafayette Station, as Passenger Stations.

Before the

Public Service Commission of Maryland.

Case No. 1190.

This case having been heard, after due notice published in compliance with Order No. 3041 of this Commission, passed September 22, 1916, and the Applicant having filed additional plans required by the Commission at the hearing, and the Commission having determined, after hearing and consideration of the Application and said plans, that the permission and approval asked for in the Petition originally filed herein, was proper, and that the granting thereof would be convenient for the public service, passed their Order No. 3313, dated December 22, 1916, in these proceedings; and the Commission having read and considered the further Petition of the Applicant in this case, filed on the 28th day of April, 1917, asking the permission and approval of the Commission to the change by the Applicant of its plans heretofore filed with the Commission in this matter in the particular, to wit, to construct an overhead bridge from its station on the South of its tracks at Edmondson Avenue over and across its tracks 3, 4 and 5 to the passenger platform or island to the Northward of its said station, and a stairway from said overhead bridge down to said passenger

platform, as shown in yellow lines on the blueprint plat filed with said Petition, marked "Applicant's Exhibit Supplemental"; and for the opening of its said Edmondson Avenue Station to its passengers on May 1, 1917; and for the use of crossovers over its tracks at grade for its passengers from one platform to the other at said Edmondson Avenue Station until said proposed overhead bridge and stairway shall be completed within thirty days from May 1, 1917; all for the reasons in said Petition stated; and after due consideration of said Petition and the plans for said overhead bridge and stairway, and the use of said cross-overs at grade in the manner proposed by the Petition, the Commission is of the opinion that the permission and approval asked for are proper, and that the granting of the same will be convenient for the public service,

IT IS, THEREFORE, This 28th day of April, in the year 1917, by the Public Service Commission of Maryland,

Thereb. That the approval and permission of the Public Service Commission of Maryland is hereby given The Philadelphia, Baltimore and Washington Railroad Company to change the plans heretofore filed with the Commission in this matter in this particular only, to wit: to construct an overhead bridge over its tracks Nos. 3, 4 and 5 from its new station at Edmondson Avenue over to the passenger platform or island to the Northward of said station, and a stairway from said overhead bridge down to said passenger platform, as shown in yellow lines on the blueprint plat filed with Applicant's Petition on April 28, 1917, in this case, marked "Applicant's Exhibit Supplemental," in lieu of a stairway to said island or platform from Edmondson Avenue as shown on the plans heretofore filed; and to open its Edmondson Avenue Station to its passengers on May 1, 1917; and to use the cross-overs constructed for the purpose of passage of baggage across its tracks from one platform to the other at said station at grade with its said tracks for the passage of its passengers to and from said island or platform to the Northward of its tracks 3, 4 and 5 at said station, until the aforesaid overhead bridge and stairway are completed and ready for use only, which shall be within thirty days from the 1st day of May, 1917; provided the said The Philadelphia, Baltimore and Washington Railroad Company shall station a guard at said cross-overs to advise passengers when to cross to and from said platform or island by means of said cross-overs, and to look out for their safety.

ORDER No. 3618.

GARRISON BOULEVARD IMPROVEMENT ASSOCIATION, ET AL.,

vs.

THE UNITED RAILWAYS AND ELECTRIC COMPANY.

Before the

Public Service Commission of Maryland.

Case No. 1041.

WHEREAS, This Commission by its Order No. 3292 entered herein on December 20th, 1916, required that the respondent, The United Railways and Electric Company of Baltimore, should, as soon as practicable to secure franchise, special work and equipment, but not later than May 1st, 1917, operate and maintain street railway service over its lines as in said order described, and

WHEREAS, The United Railways and Electric Company of Baltimore has petitioned the Commission for an extension of time until June 10th, 1917, in which to start the operation of the street railway service required by the Commission's Order No. 3292 aforesaid, and

WHEREAS, The petition coming on to be heard in accordance with this Commission's Order No. 3610 passed April 26th, 1917, and it being the opinion and finding of the Commission after due hearing that the delivery of cars and special work ordered by the respondent have rendered it impracticable to place the service in operation within the time prescribed by the Commission's Order No. 3292,

IT IS, THEREFORE, This 30th day of April, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Diberch, That the time in which the respondent, The United Railways and Electric Company of Baltimore, shall place in operation the street railway service prescribed by the Commission's Order No. 3292 be and it is hereby extended to a date not later than June 10th, 1917.

ORDER No. 3620.

In the Matter of

The Petition of THE BALTIMORE AND OHIO RAILBOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement to Petitioner's Freight Tariff P. S. C. Md. No. 725.

Before the

Public Service Commission of Maryland.

Case No. 404.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 30th day of April, 1917, by the Public Service Commission of Maryland,

Diverch, That permission be, and is hereby given, The Baltimore and Ohio Railroad Company to file and publish on one day's notice to the Commission and the public, supplement to petitioner's freight tariff P. S. C. Md. No. 725, withdrawing the suspension directed against the cancelation of foundry flour published in Supplement No. 5 to said tariff P. S. C. Md. No. 725, which said cancelation now stands suspended until May 12th, 1917, and to eliminate the rates on foundry flour from any subsequent supplements to aforesaid tariff P. S. C. Md. No. 725;

PROVIDED, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3620 of date April 30th, 1917."

ORDER No. 3622.

In the Matter of

The Application of THE LUSBY AUTOMOBILE COMPANY for an Order Permitting and Approving the Exercise of Its Franchise and for Authority to Issue One Hundred and Eighteen Shares of Its Capital Stock of the Par Value of Ten Dollars Per Share. Before the

Public Service Commission of Maryland.

Case No. 1346.

WHEREAS, The Lusby Automobile Company has applied to this Commission for an order permitting the exercise of its franchise granted it under its certificate of incorporation, a copy of which is filed in these proceedings,

and for authority to issue one hundred and eighteen (118) shares of its capital stock of the par value of Ten Dollars (\$10.00) per share; and

WHEREAS, The Commission, after due hearing, has determined that the exercise of said franchise is convenient for the public service, and that the issue of said capital stock is reasonably required for the purposes of said corporation;

IT IS, THEREFORE, This 1st day of May, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

- **Orners**, 1. That the exercise by The Lusby Automobile Company of the franchise granted by the certificate of incorporation above referred to be, and the same hereby is, permitted and approved.
- 2. That the issue by said The Lusby Automobile Company of one hundred and eighteen (118) shares of its capital stock of the par value of Ten Dollars (\$10.00) per share for the acquisition of property and the construction, completion, extension and improvement of its facilities is hereby authorized and approved; said shares of stock to be issued to one Walter U. Lusby in payment for three automobiles and tools, parts and accessories thereto belonging, as more particularly described in application herein:
- 3. That said The Lusby Automobile Company shall make report to this Commission, duly verified by affidavit, upon the issue of its stock, authorized and approved as aforesaid, or any part thereof, showing the terms and conditions of such issue and the property thereby acquired.

ORDER No. 3623.

In the Matter of

The Petition of THE PENNSYLVANIA RAIL-ROAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement to Petitioner's Freight Tariff GO—P. S. C. Md. No. 388.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 405.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 1st day of May, 1917, by the Public Service Commission of Maryland,

Railroad Company to file and publish on one day's notice to the Commission and the public, supplement to petitioner's freight tariff GO—P. S. C. Md. No. 388, withdrawing the suspension directed against the cancelation of foundry flour originally published in Supplement No. 4 to said tariff GO—P. S. C. Md. No. 388, which said cancelation now stands suspended until May 12th, 1917,

PROVIDED, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3623 of date May 1st, 1917."

ORDER No. 3624.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE for the Approval of an Agreement Dated February 20th, 1917, for the Sale by the Former to the Latter of 106 Poles Located on Aisquith Street, Etc., Baltimore, Maryland.

Before the

Public Service Commission of Maryland.

Case No. 1350.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this first day of May, in the year 1917, by the Public Service Commission of Maryland,

Diteret, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3627.

In the Matter of

Conference With Officials of Railroads and Other Common Carriers Respecting Increase in Maryland Intrastate Freight Rates. Before the

Public Service Commission of Maryland.

Case No. 1341.

WHEREAS, The Baltimore and Ohio Railroad Company, by A. W. Thompson, its Vice-President, has, on behalf of all railroads and certain water

transportation lines publishing Maryland intrastate freight rates, made application to this Commission for permission under Section 15 of the Public Service Commission Law to (1) file and publish upon not less than fifty (50) days' notice to the Commission and the public, special supplements to freight tariffs proposing to increase, effective July 1st, 1917, rates and charges which are in effect on said July 1st, 1917, but not thereafter, and (2) that the increased rates so filed may supersede and take the place of rates which shall have been filed with the Commission on or before the date hereof, to become effective on or before July 1st, 1917, even though such filed rates may not have remained in effect full thirty (30) days from the date when they became effective, and (3) that said carriers be authorized to cancel, upon thirty (30) days' notice to the Commission and the public, rates which shall have been filed with the Commission on or before the date hereof to become effective subsequent to June 1st, 1917, provided that such rates shall not have become effective, and (4) that such supplements may contain proposed changes in rates or charges that are held by outstanding Orders of the Commission, and

WHEREAS, The Interstate Commerce Commission has by its Special Permission No. 41750 entered on April 23d, 1917, temporarily waived certain provisions of that Commission's tariff Circular No. 18-A, which said tariff circular has been adopted by the Public Service Commission of Maryland to govern the construction and filing of tariff schedules filed with it, so as to permit carriers to file and publish supplements increasing existing rates and charges to become effective on July 1st, 1917, and

WHEREAS, It appears that said carriers desire to have said increased Maryland intrastate freight rates filed to become effective on the same date on which said increased interstate rates are filed to become effective, and to publish the increased Maryland intrastate freight rates in special supplements in form similar to that authorized by the Interstate Commerce Commission, for purposes of simplicity, and in order to avoid confusion incident to having two sets of tariffs in the hands of said carriers' agents at the same time, one for interstate and another for intrastate traffic, and

WHEREAS, After due consideration it appears that the application of said carriers is reasonable and proper, and should be granted.

IT IS, THEREFORE, This 2nd day of May, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Directs, That permission be, and is hereby given to all common carriers in the State of Maryland, in whose behalf said application has been made to this Commission, to file and publish upon not less than fifty (50) days' notice to the Commission and the public, special supplements to freight tariffs proposing to increase, effective July 1st, 1917, rates and charges which are in effect on said July 1st, 1917, but not thereafter, said supplements to be in the form prescribed by the Interstate Commerce Commission in its Special Permission No. 41750 entered on April 23d, 1917, and to exclude from the proposed increase those commodities and services which are excepted by the aforesaid special permission of the Interstate Commerce Commission.

AND IT IS FURTHER **Directly**, That the increased rates so filed may supersede and take the place of rates which shall have been filed with the Commission on or before the date hereof, to become effective on or before July 1st, 1917, even though such filed rates may not have remained in effect full thirty (30) days from the date when they became effective.

AND IT IS FURTHER **Others**, That said carriers be authorized to cancel, upon thirty (30) days' notice to the Commission and the public, rates which shall have been filed with the Commission on or before the date hereof to become effective subsequent to June 1st, 1917, provided that such rates, shall not have become effective.

IT IS FURTHER **Dittet**, That orders of the Commission heretofore entered requiring the maintenance of freight rates for specified periods, except as to switching rates within the City of Baltimore, as ordered and established by order entered by the Public Service Commission of Maryland on the 31st day of May, in the year 1912, in the matter of the complaint of the Baltimore Drug Exchange, et al., vs. The Baltimore Belt Railroad Company, et al., Case No. 95, be and the same are hereby modified so as to permit an increase not exceeding fifteen (15) per cent. in such rates so held by unexpired orders of this Commission.

PROVIDED, Said supplements shall be filed with the Commission upon the issuance of this order, and shall be published by posting as required by law, and that all copies of said supplements shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3627, of date May 2d, 1917."

AND IT IS FURTHER **DETRETCH**, That by passing this order the Public Service Commission is not to be taken as in any sense whatever approving any rates that may be filed under the authority of this order; all such rates being left as fully subject to investigation and correction on complaint, or on the Commission's own motion under the provision of the Public Service Commission Law as if this order had never been passed.

ORDER No. 3629.

In the Matter of

The Application of New York, Philadel-Phia and Norfolk Railroad Company for an Order Permitting and Approving the Construction of an Additional Interchange Track on Its Property at Salisbury, Maryland. Before the

Public Service Commission of Maryland.

Case No. 1353.

WHEREAS, It appears from the petition and exhibit filed in this case that the proposed construction of an additional interchange track at Salisbury is convenient for the public service, and WHEREAS, Said construction is not a matter of such character as to necessitate a hearing under the terms and provisions of Section 26 of the Public Service Commission Law,

IT Is, THEREFORE, This second day of May, 1917, by the Public Service Commission of Maryland,

Dittert, That the construction of the proposed interchange track as set forth in the above entitled application be, and the same is hereby, permitted and approved.

ORDER No. 3631.

In the Matter of

C. A. GAMBRILL MANUFACTURING COMPANY, Complainant,

vs.

PHILADELPHIA, BALTIMORE AND WASHING-TON RAILROAD COMPANY

and

THE BALTIMORE AND OHIO RAILBOAD COMPANY, Defendants.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 406.

REPARATION CLAIM \$20.09.

This is a petition filed by the Philadelphia, Baltimore and Washington Railroad Company, by E. P. Bates, its Assistant Freight Traffic Manager, and joined in by The Baltimore and Ohio Railroad Company, by C. S. Wight, its General Freight Representative, on behalf of C. A. Gambrill Manufacturing Company, complainant, for permission to refund unto said complainant that portion of freight bill rendered and collected from said complainant by said railroad companies which is in excess of a just and reasonable charge upon shipment of flour between points on defendants' lines within the State of Maryland.

The petition sets forth that on May 7th, 1916, shipment was made; consigned to the complainant herein, over the railroads of the defendant companies and Western Maryland Railway from Westminster, Maryland, to Ellicott City, Maryland, of one carload of flour weighing 49,000 pounds on which was collected freight charges at combination rate of 14.1 cents per 100 pounds, made up of rates of 5.8 cents from Westminster to Fulton Junction over the Western Maryland Railway as per that company's tariff P. S. C. Md. No. 560 and 8.3 cents from Fulton Junction to Ellicott City as

per Supplement No. 3 to P. R. R. tariff GO—P. S. C. Md. No. 308. From Fulton Junction shipment moved over Philadelphia, Baltimore and Washington Railroad to Bay View, Baltimore, and thence over line of Baltimore and Ohio Railroad to destination.

There was in effect at time this shipment moved rate of 3.2 cents per 100 pounds on grain, carloads, from Fulton Junction to Ellicott City, as per P. R. R. tariff GO—P. S. C. Md. No. 340. Effective May 15th, 1916, this rate was made applicable to grain and grain products (including flour) by P. R. R. tariff GO—P. S. C. Md. No. 386, and on February 1st, 1917, this rate was advanced to 4.2 cents per 100 pounds, by Supplement No. 12 to said tariff. It is on basis of this present rate that carriers now make application to adjust.

The complainant claims and the defendants admit that the rate lawfully applicable at the time and over the route shipments moved was under all the circumstances and conditions then existing excessive and unreasonable, and that the rate of 4.2 cents per 100 pounds from Fulton Junction to Ellicott City, as set forth in Supplement No. 12 to P. R. R. tariff GO—P. S. C. Md. No. 386, would be a proper and reasonable rate to be applied to the shipment in question.

Upon consideration of the matter, it is this 4th day of May, 1917, by the Public Service Commission of Maryland.

Direct, That the defendants, said Philadelphia, Baltimore and Washington Railroad Company and said The Baltimore and Ohio Railroad Company are hereby authorized and empowered to refund unto the complainant, said C. A. Gambrill Manufacturing Company, the sum of \$20.09, being the difference between the amount charged and collected, \$69.09, for the shipment weighing 49,000 pounds based on rates of 5.8 cents per 100 pounds from Westminster to Fulton Junction and 8.3 cents from Fulton Junction to Ellicott City, and the amount properly chargeable, \$49.00, based on rates of 5.8 cents per 100 pounds from Westminster to Fulton Junction and 4.2 cents from Fulton Junction to Ellicott City, as aforesaid, for the transportation of the shipment in question.

FUBTHER Dragge, that unless otherwise ordered by this Commission the rate on flour, carloads, from Fulton Junction, Maryland, to Ellicott City, Maryland, shall not exceed the rate contemporaneously in effect on grain, carloads, between same points for a period of one year from the date of this Order.

OPINION.

In the Matter of

The Complaint of A. N. Dobson and Others

Before the

Public Service Commission of Maryland.

Case No. 1290.

00

THE KENSINGTON RAILWAY COMPANY OF MONTGOMERY COUNTY, MARYLAND.

Appearances:

WILSON S. TOWNSEND and J. DAWSON WILLIAMS for Complainants; CHARLES C. WALLACE, TALBOTT AND PRETTYMAN and EDWARD F. COLLA-DAY for Respondent.

Hearings, March 9 and April 18, 1917.

Decided May 5th, 1917.

LAIRD, Commissioner.

This case originates in protests entered against the schedule of rates filed by The Kensington Railway Company of Montgomery County, Maryland (hercinafter referred to as Kensington Company), on January 23, 1917—P. S. C. Md. No. 3, canceling P. S. C. Md. No. 2—which increases the fares on the lines of railway owned and operated by it in Montgomery County. Maryland. The specific changes affected by this schedule are given in detail hereafter in this opinion.

To this schedule protest was filed January 25, 1917, by A. N. Dobson, and later, protests were filed by R. H. Chappell, Frank J. Wisner and the Mayor and Town Council of the Town of Kensington. The Company declined to voluntarily suspend the effective date of the new schedule, and, as the Commission is not given power to suspend rates pending investigation, it became effective February 23, 1917. The matter to be determined is the reasonableness of these rates.

The answers of the Company to the protests of Dobson and the Mayor and Town Council of Kensington set up a number of defenses, the more important of which are the increased cost of maintenance and operation and the inability of the Kensington Company, under its former schedule of rates (P. S. C. Md. No. 2), to meet its obligations under the terms of an alleged lease of the tracks of the Sandy Spring Railway Company, under which, it is said, inter-company relations have existed since May 1, 1908. It is necessary to clear up this situation before discussing the reasonableness of the new rates (P. S. C. Md. No. 3).

By Chapter 624 of the Acts of 1902, approved April 11, 1902, there was incorporated the Montgomery Electric Light and Railway Company, with authority to "construct, lay down and operate a railway" " begin-

ning at Chevy Chase Lake in Montgomery County, Maryland; thence to the town of Kensington; thence to Wheaton Post-Office; thence to Olney, and thence to Sandy Spring; and said corporation is hereby authorized to change said route or any portion thereof between the two terminals if it should find the same to be practicable or necessary."

By Section 5 it is provided: "Said corporation herein incorporated is hereby authorized to consolidate with such road or roads as it may cross or connect with, upon such terms as may be agreed upon between them, or said road may purchase, lease or sell to such connecting roads, or may be leased by them."

By Section 6 the capital stock is fixed at \$10,000, with power to increase it, and authority is given to issue bonds "in the event that the amount of capital stock subscribed proves insufficient to construct," etc.

By Chapter 154 of the Acts of 1906, approved April 23, 1906, the name of the corporation was changed to the "Sandy Spring Railway Company," and authority was given to extend the route from Sandy Spring to Ellicott City, in Howard County, at which point the Ellicott City line of the United Railways and Electric Company of Baltimore terminates. The Sandy Spring Railway Company will be referred to hereafter as the Sandy Spring Company.

The Kensington Company was incorporated August 12, 1902, under Article 23 of the Code of Public General Laws, with an authorized capital stock of \$25,000 divided into 250 shares of the par value of \$100 per share; and was organized for the purpose of purchasing, acquiring, constructing, maintaining and operating a railway "for the purpose of conveying, carrying and transporting passengers from a point known as Chevy Chase Lake in said (Montgomery) county, to the Town of Garrett Park, in said county, and to a point on the turnpike leading from Brookeville to the City of. Washington, at or near Wheaton Post-Office, by and through the Town of Kensington in said county, and, if desired by and necessary for the purposes of said corporation, also to acquire by purchase or otherwise any existing railway on or along the aforesaid route, or any portion thereof, under the articles, conditions and provisions of the law of the State of Maryland, relating to railway and railroad companies." The principal office of the corporation is located in the Town of Kensington. According . to the report of James F. Dunn, Jr., Auditor of the Commission, this company took over the road of the bankrupt Chevy Chase and Kensington Railway Company, which had been organized in 1895 under the Code of Public General Laws. Soon after its organization in 1902, the Kensington Company issued first mortgage bonds to the amount of \$15,000, bearing interest at the rate of five per centum and maturing in 1912. By agreement, the maturity of the bonds was afterwards extended to 1922.

On the 24th day of April, 1906, Robert H. Phillips purchased from B. H. Warner all (except qualifying shares) of the capital stock of Kensington Company, and, according to one account, assumed the payment of the \$15,000 bonds outstanding; but Mr. Phillips testified that he purchased from Warner the stock and bonds outright for the sum of \$10,800.00.

In 1909 Kensington Company executed a consolidated mortgage to secure an issue of \$35,000 of bonds, bearing interest at five per centum, and maturing in 1934. Of these bonds \$20,000 were instantly issued to Mr. Phillips and are now outstanding: the remaining \$15,000 are held by the trustee to redeem the \$15,000 purchased from Warner.

In the meantime the Sandy Spring Company had taken no steps to begin the construction of its line, and, apparently, had not perfected its organization. In 1906, about the time of his purchase of the stock and bonds of the Kensington Company, the organization of the Sandy Spring Company was effected and Mr. Phillips, according to his statement, subscribed to all, except qualifying shares, of its authorized capital stock. It does not appear that any books of the Sandy Spring Company were opened or that anything was paid for the stock except the services of Mr. Phillips and the material, and labor supplied by him from time to time in the construction of the road, which, in the course of nine years has been constructed for a distance of one and one-tenth miles.

It will be observed that the first two points mentioned in the proposed route of the Sandy Spring Company coincide with the first two points designated in the charter of the Kensington Company and with the whole of that road as finally constructed and operated.

In this state of affairs, the two corporations, under a verbal agreement entered into, it is claimed, in 1906, the terms of which are not clear, some time in the year 1908 began to make plans for the construction of the Sandy Spring road from the point, near the center of the Town of Kensington, to which the Kensington road had been completed, in the direction of Sandy Spring, a village about nine miles distant. This agreement has never been reduced to writing, and the only intimation of its terms we have is contained in the statement of the witness Phillips and in a memorandum inserted in the annual report of the Kensington Company for the year ending June 30, 1912 (see stenographer's record, File No. 47, page 41), as follows: "Minutes of stockholders' of Kensington Railway Company, June 25, 1912: Resolved, that the Board of Directors are hereby authorized to accept a lease of the Sandy Spring Railway Company trackage and property and to operate said trackage in accordance with terms of said lease, said lease to be dated May 1st, 1908."

"Minutes of the meeting of the Board of Directors of the Sandy Spring Railway Company held June 25, 1912: Resolved, that the lease for ninetynine years of the Sandy Spring Railway Company track now built and hereafter to be built, to Kensington Railway Company, in consideration of the payment of the interest, taxes and maintenance charges and payment of the interest on the first mortgage bonds of said Sandy Spring Railway Company, now issued and hereinafter to be issued, and surplus, if any, to Sandy Spring Railway Company, is authorized and the attorney of the Company, Charles W. Prettyman, is requested to prepare said lease and have same executed and recorded."

Reference has been made to a minute of one of the companies passed in June, 1908, with respect to the lease, but it does not appear that reciprocal

action was taken by the other company, and in any event the action was taken after the enactment of section 184 of Article 23 of the Code, and is subject to the same disabilities as the joint action of June, 1912.

Prior to the date of these minutes Robert H. Phillips had acquired all of the stock, except qualifying shares, of the Sandy Spring Company and twenty thousand dollars of its bonds, some of the latter of which he subsequently sold, so that at the time of this action he was the practical owner of both properties, and as far as we know the directors and stockholders of the two companies were, with one or two exceptions, the same persons.

The Sandy Spring Company never made reports to this Commission, the reason therefor, as given by Mr. Phillips, being that it is a non-operating corporation and under the alleged lease the two roads have been considered as one concern and the current accounts kept by the Kensington Company cover all receipts and disbursements. No reliable construction account has been kept of the cost of the Sandy Spring Road. We are therefore in the dark as to the original cost of that road, and there is no way now of determining what proportion of gross revenue and of operating expense is properly chargeable to the Sandy Spring Company. It will be seen later, however, what effect the operation of the properties, as conducted under the alleged lease, has upon the financial stability, the rates and the service of the Kensington Company.

While by the terms of its charter the Sandy Spring Company's lines may be leased by a company whose lines connect with them, and under the provisions of the general law the Kensington Company is authorized to lease them, the provisions of law in relation to transactions of this character apply to both companies, and it does not appear that the requisite formalities with respect to such transactions have been complied with by either of these corporations in the present instance. Section 284 of Article 23 of the Code of Public Civil Laws (Bagby's), bearing on this subject provides: "The agreement-containing the terms and conditions of any proposed lease shall, after due approval of the board of directors of each company party thereto, be submitted to the stockholders of such one or more of said railroad companies as shall have been incorporated under the laws of this State, at either a special meeting thereof duly called in accordance with the charter and by-laws of the companies whereof they are stockholders for the consideration of the same, or at an annual meeting thereof, likewise duly called, and in the call for which it shall be stated that the said agreement will be considered at such meeting, and if approved by a vote of not less than three-fourths of the capital stock of such company or companies outstanding and entitled to vote, the said agreement shall then be executed by each of the parties thereto, and, when so executed, a copy thereof, duly certified by the secretary of each of the companies parties thereto under their respective corporate seals, shall be filed in the office of the Secretary of the State of Maryland, and upon such filing the said agreement and the lease thereby effected shall become and be in full force and operation in accordance with its terms."

The case, as stated, was submitted to the General Counsel of the Commission, who reached the conclusion that the verbal understanding of May 1, 1908, is entirely incapable of legal enforcement, and that a lease capable of enforcement cannot be deduced from the resolutions adopted by the stockholders of the Kensington Company and the directors of the Sandy Spring Company on June 25, 1912, not only because of the failure to comply with the provisions of section 284 of Article 23 of the Code, above quoted, but also because any lease executed in pursuance of the resolutions of June 25, 1912, requires the approval of the Public Service Commission under section 26 of the Public Service Commission Law. (See File No. 55.)

The Commission is in entire agreement with the opinion of its General Counsel, and it may be as well to state now that in view of the financial conditions existing in both of these corporations at this time, and, indeed from the inception of their inter-corporate relations, the Commission could not approve a lease upon the terms outlined in the resolutions of June 25, 1912. The main reason moving us to make this statement is the utter inability of the Kensington Company to meet the obligations imposed upon it by such a lease and at the same time maintain efficient service at reasonable rates upon its own line, where ninety per cent or more of the traffic originates and practically all of it moves.

We gather from the evidence that the method of proceeding was for Mr. Phillips, as the practical owner of the properties to go ahead with the work of constructing the Sandy Spring line as funds in hand permitted, and from time to time the directors authorized the issue of bonds to him upon his statement of the amount due for material and services rendered. In this manner there had been issued to him prior to June, 1916, \$20,000.00 of the Sandy Spring bonds. The combined receipts of the two roads, to which the Sandy Spring road contributed comparatively little, had from the beginning been insufficient to pay the interest on these bonds, and between May 1, 1908, and June 30, 1916, there had accumulated unpaid balances of interest and taxes amounting to \$7,647.38 (See File No. 51.), which were charged up against the Kensington Company as a debt due to the Sandy Spring Company, and which had been carried on the books as "Rent of Tracks," in pursuance, we presume, of the alleged lease. It is obvious that this procedure, if continued, must lead to the bankruptcy of the Kensington Company without benefit to the Sandy Spring Company and to the manifest injury of the public most concerned. But the conditions are likely to grow worse. In July, 1916, an additional \$7,000.00 of Sandy Spring bonds were issued to Mr. Phillips, the greater part of which was in payment of over-due interest accumulated against the Kensington Company, thus increasing the annual charge on that account from \$1,000.00 to \$1,350.00, and it appears that interest upon this accumulation, carried as "interest on unfunded debt" is also charged up against the Kensington Company. (File No. 53.) Furthermore, the policy so far pursued of building by piecemeal, is universally recognized as the most expensive method of construction, and at the present rate of extension, nobody now alive will see the completion of the Sandy Spring road, and nobody can calculate

what the debt of the Kensington Company might ultimately be if the present policy is continued.

We do not intend by this to convey any criticism of the public along the projected road. The desire for lines of rapid transit is natural and commendable. But our observation has been that rural lines of electric railway are difficult to operate satisfactorily to the public or profitably to the owners within the revenues obtained. Expectations are seldom realized. This was true when this enterprise was actively undertaken. In the meantime a system of good public roads has been constructed, automobiles have multiplied many fold, and the outlook for electric railways has become dimmer from year to year.

Apart from the legal aspects of the subject, there is therefore abundant reason why the inter-company relations, as they have heretofore existed should be terminated; and provision for its termination will be made in the order to be passed in this case, inasmuch as, to quote from the General Counsel's opinion, "the two companies have no power under the laws of this State to continue to sustain the relations of lessor and lessee to each other without reducing the lease by which these relations are attempted to be evidenced to writing, and obtaining the approval of their respective stockholders, as required by section 284 of Article 23 of the Code of Public General Laws of Maryland, and the approval of the Public Service Commission, as well, as required by section 26 of the Public Service Commission Law."

In the briefs filed by the respondent company, stress is laid upon the fact that the tracks of the two companies form a continuous line; that they have been considered by the owner of them as one, the schedule of rates covering both properties; and that Mr. Phillips bought the Kensington line as the beginning of his project primarily to connect Sandy Spring with Washington City. It is argued from these premises that no technical advantage ought to be considered by the Commission which might affect the interest of either party. The Commission has no intention to employ technicalities to force or bolster up its conclusions; but there are aspects of the subject which counsel appear to have overlooked and which the Commission is not at liberty to disregard. The technicalities might be waived—the substantial and unfortunate facts should not be ignored.

We are bound to assume that in adopting the provisions of section 284 of Article 23 of the Code, the General Assembly had it in mind to prevent in the future practices which had grown up under previous corporation management and become injurious to the public interest, and also intended, by subjecting agreements of lease to the approval of the Public Service Commission to further safeguard the public against conditions which might impose undue burdens upon them. We cannot therefore escape the duty of inquiring into the effect which the alleged lease may have, if permitted to stand as a binding contract, upon the rates of the Kensington Company.

Im one of the Company's briefs it is intimated that in the reports of the Company and in the controversies between it and its patrons heretofore passed upon by the Commission the most detailed inquiry was made into

the affairs of both companies, and that in both instances they were led to believe that they had substantially complied with all lawful demands upon them. The inferences which may be drawn from these statements would not be sustained by the facts. The resolutions of June 25, 1912, in the annual report may have misled the Commission into the assumption that the law had been complied with prior to the effective date of the Public Service Commission Law, but there is nothing in the records to show that the lease was the subject of particular inquiry and investigation in the Warner case, No. 714, or the Kensington Chamber of Commerce case, No. 954. The former case was for the purpose of establishing a through route and joint rates between the Capital Traction Company and Kensington Railway Company, and did not involve the lease in any way. The latter case was a protest against the increase of rates and the lease may have been mentioned, but it does not appear to have been considered by the Commission in reaching its conclusions. At all events, there is nothing in the records in those cases which is inconsistent with a definite opinion now as to the effect the lease has upon the rates of the Kensington Company where the bulk of the traffic originates.

Upon the other contention, that the owner of the stock of both companies has considered and operated them as one, it is only necessary to say, that while this is true for some purposes, such as operation and fares, considerable care has been exercised to keep them separate so far as the financial obligations of the Kensington Company to the Sandy Spring Company are concerned, and it is this latter feature which forces us to dispose of the lease as an important factor in this controversy.

Anxiety is expressed in both of the briefs filed by the defendants' counsel, that a ruling which relieved the Kensington Company from paying interest on the bonds of the Sandy Spring Company, would result in financial loss to Mr. Phillips, the owner of the properties. It goes without saying, that the Commission would exceedingly regret so untoward a result of its action. But we do not concede that such a result should necessarily follow. Section 23 of the Public Service Commission Law, which is referred to in one of defendants' briefs, makes provision for through routes and joint rates between common carriers whose lines form a continuous line of transportation. We see no reason why such an arrangement may not be worked out satisfactorily; and the Commission now tenders the services of its Engineering, Transportation, Rate and Accounting Departments to Mr. Phillips, without expense to him, if he desires their assistance in the premises.

It should also be borne in mind that extravagant, unnecessary or unwise expenditure of capital cannot properly be exacted from the public to be served, especially where, as in the present instance, the greater part of the public is saddled with a burden from which they derive no material benefit. However desirable and convenient the construction of the Sandy Spring road may be from the standpoint of the public along its route; there is nothing in the record to show that it will prove such a benefit to the town of Kensington or to the patrons of the Kensington road as to justify the

constant increase of rates on the latter road as must ensue in order to meet the obligations of the lease.

Other points are raised in the record, but as we view the case we do not consider it necessary to discuss them, and pass on to consideration of the reasonableness of the rates in schedule P. S. C. Md. No. 3. That schedule, compared with schedule P. S. C. Md. No. 2, which it is intended to supersede, appears in the following table which was compiled by Mr. Phillips and seems to be correct:

"P. S. C. Md. No. 3 Canceling P. S. C. Md. No. 2.

"Office of Kensington Railway Company,

"Kensington, Md., Jan. 22, 1917.

"To the Honorable Public Service Commission, Baltimore, Md.

"The Kensington Railway Company hereby submits a schedule of rates of fare on its line of railway extending from Chevy Chase Lake, Montgomery County, to Norris Station north of the town boundary of Kensington in said county as follows:

		RATE	PER RIDE—CENTS			
1	"Cash fare each way between Chevy Chase	Old. Change.				
	Lake and stations in North Chevy Chase (ap-			•		
	prox. 1¼ miles)	5	5	5	0	
2	"Cash fare each way between Chevy Chase					
	Lake and points from Rock Creek Bridge to					
	north boundary of Kensington (approx. 31/8					
	miles)	7	7	5	2	I
3	"Cash fare each way between Chevy Chase					
	Lake and stations north of Kensington (ap-			*		
	prox. 3% miles)	8	8	10	2	D
4	"Round trip excursion tickets limited to					
	use within five days in					
	5c cash fare section	8	4	5	1	D
5	7c cash fare section	12	6	5	1	I
6	Sc cash fare section	14	7	71/2	1/2	D
7	"Commutation tickets 12 rides limited to					
	use by purchaser within 30 days in					
	5c cash fare section	40	31/8	5	1%	, D
8	7c cash fare section	60	5	41/6	5/	βI
9	8c cash fare section	70	5%	71/2	1 %	3 D
10	"Commutation tickets 50 rides limited to					
	use by purchaser within 60 days within					
	5c cash fare section\$	1.50	3	2	1	I
11	7c cash fare section\$	2.2 5	41/2	4	1/2	I
12	8c cash fare section\$	2.50	5	5	ne)
					chai	nge

"Small parcels 5c. Dogs, Bicycles, large parcels 10c, accepted for transportation solely at owner's risk and only when car platform space is available. Above schedule is to become effective, unless otherwise ordered by the Commission, on March 1, 1917, and is to cancel P. S. C. No. 2 of this company.

It is necessary to a proper understanding to state that items 1, 4, 7 and 10 appear here for the first time in the Company's schedules. Heretofore passengers destined for North Chevy Chase paid the same fare as passengers destined for points as far as the north boundary of Kensington. In other words, there was a single zone to the last named point, in which all of the rates prevailed. Now a new five-cent zone is created from Chevy Chase Lake to Rock Creek Bridge, a distance of 1.02 (not 11/4) miles, with its separate round-trip and commutation rates. The permissible ride on a five-cent fare is reduced from 3.315 miles to 1.02 miles. The rate from Chevy Chase Lake to the north boundary of Kensington, including Hopkins' Store, the end of the Kensington road, which is 2.44 miles from the Lake, is increased from five cents to seven cents (40%), while the fare from the Lake to Norris Station, the end of construction of the Sandy Spring road is reduced from ten cents to eight cents (20%). One of the briefs filed by the defendant company undertakes to justify, or account for, this by saying, "The rates now in operation are based upon mileage and are substantially 21/2 cents per mile for single tickets down to 11/4 cents for fifty-ride tickets, which is the lowest rate existing at the present time upon railroads in the State of Maryland."

After careful analysis of the schedule, we are unable to agree with these conclusions. Upon the mileage basis we find that in the five-cent cash fare section the rate per mile is 4.9 cents per mile; in the seven-cent cash fare section it is 2.87 cents per mile; in the eight-cent cash fare section it is 2.26 cents per mile. Similar conditions prevail in the round trip and commutation rates. In the five-cent section the round trip rate is 3.92 cents per mile; in the seven-cent section it is 2.46 cents per mile; in the eight-cent section it is 1.98 cents per mile. In the five-cent section, on the twelve-ride tickets the rate is 3.26 cents per mile; in the seven-cent section it is 2.05 cents per mile: in the eight-cent section it is 1.65 cents per mile. On the fifty-ride commutation ticket the rate in the five-cent section is 2.94 cents per mile; in the seven-cent section it is 1.84 cents per mile; in the eight-cent section it is 1.42 cents per mile. The distances used in making these calculations are from the engineer's measurements, not from the "approximations" which appear in the schedule.

From the foregoing it is manifest that if the mileage basis of computing rates had been used we have here, in all of the schedules, the most glaring

[&]quot;I-Increase.

[&]quot;D-Decrease."

discriminations, bearing most heavily in every instance upon those patrons who originate on the Kensington road, and invariably decreasing the rates in that section of the Sandy Spring road which extends beyond the boundary of Kensington.

As a matter of fact, however, counsel seem to have mistaken the schedule. While the schedule gives the "approximate" distance over which a given fare will carry a passenger, it does not purport to do more than to set up "fare sections" without reference to distances or to an equitable distribution of fare zones. It should be observed that all of the rates have a common starting point—Chevy Chase Lake—and the rates are fixed arbitrarily, with a result so discriminating, whether considered upon the mileage or the zone basis, as to preclude its approval by the Commission.

The fact is that, considered by itself, the Kensington railway is a one-zone road and the fares that were in force prior to February 23, 1917, were those which generally, if not uniformly, prevail upon zones of rural electric railways. We think they should be re-established as the rates of that road, unless there is a substantial reason for increasing them, and that question we will now consider.

As stated above, the reason assigned for the increased rates is the advance. in the cost of labor and materials and the deficits exhibited from year to year in the accounts of the Kensington Company. The chief item contributing to those deficits, however, has been the interest upon the bonds of the Sandy Spring Company, though there are other items properly chargeable to that Company which cannot be identified or satisfactorily segregated from the accounts,—for example, its actual earnings and the expense of operation over its line.

In a case brought by patrons of the road to test the reasonableness of an increase of rates, while the burden of proof may be primarily upon the complainants, it would also appear to be a sound rule that where the increase will create a condition different from the common practice of utilities of the class to which the corporation belongs, and where the company seeks to justify it because it has assumed liabilities that are not necessary for the promotion of the specific service which the utility undertakes to perform, the burden of proof should be shifted to the corporation.

Tested by these general principles, which, we think, are established by the rulings of commissions and courts, our judgment is that the advance of rates should not be approved until the accounts of these two companies are kept separate and it is demonstrated that the revenues of the Kensington Company are insufficient to pay its operating expenses and pay its legitimate obligations, a matter which it is impossible to determine in the present uncertain state of the accounts.

Examination of the accounts, as kept, shows that for the years ending June 30, 1914, 1915 and 1916, the operating revenue has exceeded the operating expense, and that included in the operating expense is the item "rent of tracks," which, as heretofore explained, is really the interest upon the outstanding bonds of the Sandy Spring Company and taxes upon its property, and for the above named years amounted to \$1,039.90, \$1,000.00 and

\$1,374.98 respectively. The deficits accrue upon the bonds of the Kensington Company. We thus have a corporation which postpones its own direct and older obligations in order to meet those of a separate corporation under the indefinite terms of a lease which has no standing in law, and in this indirect way creating the ground for a plea to increase the rates of the obligor company. The situation in our judgment is not fair to the patrons of the Kensington road, upon whom the far greater part of the burden must rest. We are not to be understood as deciding that there may not finally be good cause shown for increasing the rates of the Kensington Company. What we do decide is that the rates in effect under Schedule P. S. C. Md. No. 2 should be restored as the rates of the Kensington Company from Chevy Chase Lake to its terminus at Hopkins' Store, in the town of Kensington, and that the accounts of the Company should be kept in such manner as to show its separate revenue and expenses. When this has been done for a sufficient period, the subject may be again brought to the attention of the Commission.

The complainants' reply brief suggests in one place that "the fare from Chevy Chase Lake to the corporate limits of Kensington is the real issue in this controversy"; and in its final paragraph says, "The petition of the Mayor and Town Council attacked the lease, asked that it be cancelled and that the several companies be made individually to meet their several obligations." Counsel must see that in the present state of affairs the propositions are inconsistent. To order a rate of fare from the Lake to the north boundary of Kensington before the relations of the companies are in some way adjusted would be to continue the confusion of accounts which we and his clients are seeking to remove. Moreover, during the progress of the hearing, counsel stated that his clients would be satisfied with the establishment of the rates of 1915 (P. S. C. Md. No. 2) from the Lake to Hopkins' Store, and evidence was introduced to prove that but little inconvenience would result therefrom. The Commission appreciates that this change may cause some inconvenience to a few persons if they wish to avail themselves of these rates, but it is impossible to furnish the utmost convenience to every individual in a community. The convenience of the general public and justice to them must guide the Commission.

Based upon the foregoing, the order in this case should provide: (1) That the Kensington Company from and after the date of the order cease and desist from paying to the Sandy Spring Company, under the designation of "rent of tracks" interest upon its outstanding bonds and taxes upon its property. (2) That accurate accounts be kept by the Kensington Company of the revenues accruing upon its line of road extending from Chevy Chase Lake to Hopkins' Store, in the Town of Kensington, and of the expense of operating the same. (3) That the Kensington Company file with the Commission a new schedule of rates effective after July 1, 1917, embracing the several rates of fare embraced, in its schedule P. S. C. Md. No. 2, as the fares of said Company from Chevy Chase Lake to Hopkins' Store.

The effective date for the change is placed on July 1, for the reasons that it is the beginning of a fiscal period, and that it will take some time to

adjust the books and make the operating changes which the order of the Commission may require.

The Commission desires to say, in conclusion, that while it has been compelled to criticise the financial engagements of the Kensington Company and to insist upon a change which it believes will place the Company upon a more stable basis and in more satisfactory relations with its patrons it has not intended to reflect upon the integrity of the owner of the property or his management of the service. We are convinced that he has done the best he could with a difficult situation with the means at his command.

The question of the validity of the last issue of the bonds of the Sandy Spring Company is not disposed of in this opinion. That should be done upon the application of that Company, setting forth the circumstances under which the bonds were issued and otherwise complying with the law and the rules of the Commission, either in this case or in a separate proceeding.

ORDER No. 3632.

In the Matter of

The Complaint of A. N. Dobson and Others

128.

THE KENSINGTON RAILWAY COMPANY OF MONTGOMERY COUNTY, MARYLAND.

Before the

Public Service Commission of Maryland.

Case. No. 1290.

This case being at issue upon complaint and answers filed, and having been duly heard and submitted by the parties, and full investigation of the matters and things involved having been had, and the Commission having, on the date hereof, filed an opinion containing its findings of fact and conclusions thereon, which said opinion is hereby referred to and made a part hereof:

IT IS THIS 5th day of May, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

County, Maryland, from and after the date of this order, cease and desist from paying to the Sandy Spring Railway Company, under the designation of "rent of tracks" interest upon the bonds of said Sandy Spring Railway Company and the taxes levied upon its property.

2. That the said Kensington Railway Company of Montgomery County keep accurate accounts of the revenues accruing upon its line of railway extending from Chevy Chase Lake to its terminus opposite to Hopkins' Store in the Town of Kensington, and the expense of operating the same, separate and distinct from the operation of any other line of railway or utility with which it may be connected or in any manner affiliated.

- 3. That the said Kensington Railway Company of Montgomery County shall not later than the first day of June, in the year Nineteen Hundred and Seventeen, file with the Public Service Commission of Maryland, a schedule of rates and fares on and over its line of railway as described in section 2 of this order, which shall embrace the several rates and fares mentioned and set forth in its schedule P. S. C. Md. No. 2, filed with the Commission on the 24th day of May, in the year Nineteen Hundred and Fifteen, as modified by Order No. 2423 of this Commission passed on the 9th day of July, in the year Nineteen Hundred and Fifteen, in Case No. 954, which said schedule hereby ordered shall be designated P. S. C. Md. No. 4, canceling P. S. C. No. 3, and shall be effective from and after the first day of July, Nineteen Hundred and Seventeen, which said rates and fares shall be and remain in force for the period of one year from and after the said first day of July, Nineteen Hundred and Seventeen, and until the further order of this Commission in the premises.
- 4. That the said Kensington Railway Company of Montgomery County shall, within fifteen days from the receipt of a copy of this order, notify the Commission whether or not it will accept and abide by the same.

ORDER No. 3635.

In the Matter of

The Complaint of POCOMORE CITY BOARD OF TRADE

D8.

NEW YORK, PHILADELPHIA AND NORFOLK RAILBOAD COMPANY. Before the

Public Service Commission of Maryland.

Case No. 1259.

WHEREAS, It appears from the papers filed in this case and particularly from the letter of John W. Ennis, President of Pocomoke City Board of Trade, party complainant, filed herein on the date hereof, that the complaint has been satisfied:

IT Is, THEREFORE, This seventh day of May, 1917, by the Public Service Commission of Maryland,

Driver, That the said complaint be, and it is hereby, dismissed without prejudice.

ORDER No. 3637.

In the Matter of

The Application of The HAGERSTOWN AND FREDERICK RAILWAY COMPANY for Authority to Reduce and Readjust Its Capitalization by Issuing \$600,000, Face Amount, of Ten-Year Gold Coupon Notes, \$842,500.00 Par Value of 6% Preferred Stock and \$1,483,450.00 Par Value of Common Stock for the Discharge or Lawful Refunding of \$1,225,000.00, Face Amount, of Its Adjustment Bonds, \$635,000.00, Par Value, of its 7% Preferred Stock, and \$2,000,000.00, Par Value, of Its Common Stock.

Before the

Public Service Commission of Maryland.

Case No. 1347.

WHEREAS, The Hagerstown and Frederick Railway Company has applied to this Commission by petition for an order authorizing it to reduce and readjust its capitalization by the issuance of \$600,000.00, face amount, of six per cent Ten-Year Gold Coupon Notes (being part of a proposed authorized issue of \$1,200,000.00 of Ten-Year Gold Coupon Notes), \$842,500.00, par value, or six per cent Preferred Stock and \$1,483,450.00, par value, of Common Stock, to refund or lawfully discharge \$1,225,000.00, face amount, of its Adjustment Bonds, \$635,000.00, par value, of its seven per cent Preferred Stock and \$2,000,000.00, par value, of its Common Stock, as set forth in the petition and the exhibits filed therewith; and

WHEREAS, After due consideration of the petition and the exhibits filed therewith, and after due hearing and testimony at such hearing, the Commission is of the opinion that the capital to be secured by the issue of such notes and stock is reasonably required for the said purposes of the applicant, to wit, the discharge or lawful refunding of its obligations, by the carrying out of the agreement for the reduction of its capitalization and the adjustment of the respective interests of the several classes thereof.

IT Is, THEREFORE, This 8th day of May, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Driver, 1. That The Hagerstown and Frederick Railway Company be, and it is, authorized to reduce and readjust its capitalization by the issuance of \$600,000.00, face amount, of six per cent Ten-Year Gold Coupon Notes (being part of a proposed authorized issue of \$1,200,000.00 of Ten-Year Gold Coupon Notes), \$842,500.00, par value, of six per cent Preferred Stock and \$1,483,450.00, par value, of Common Stock, to refund or lawfully discharge \$1,225,000.00, face amount, of its Adjustment Bonds, and to retire and cancel \$635,000.00, par value, of its seven per cent Preferred Stock and \$2,000,000.00, par value, of its Common Stock, as set forth in the petition and the exhibits filed therewith.

- 2. That the said The Hagerstown and Frederick Railway Company shall make reports, verified by affidavits, to this Commission, as follows:
 - (a) Upon the issuance of the six per cent Ten-Year Gold Coupon Notes, the six per cent Preferred Stock and the Common Stock hereby authorized, the fact of such issuance and the application or distribution thereof in accordance with the provisions of this Order and the agreement of readjustment above referred to.
 - (b) Upon the acquisition and cancellation of \$1,225,000.00, par value, of its now outstanding Adjustment Bonds, the \$635,000.00, par value, of its now outstanding seven per cent Preferred Stock, and the \$2,000,000.00, par value, of its now outstanding Common Stock, the fact of such acquisition and cancellation.

ORDER No. 3639.

In the Matter of

The Application of THE HOME MANUFACTURING, LIGHT AND POWER COMPANY for Authority to Sell a Gas Engine Heretofore Issued by Said Company at Its Plant at Elkton. Maryland.

Before the

Public Service Commission of Maryland.

Case No. 1348.

Whereas, The Home Manufacturing, Light and Power Company, operating at Elkton, in Cecil County, Maryland, and in the vicinity thereof, has applied to this Commission for an order approving, confirming and authorizing the sale by it of a one hundred and twenty-five horsepower gas engine, with the necessary machinery and appliances, heretofore used by it in generating electric current for distribution to its customers, for the sum of three thousand dollars (\$3,000.00), which said engine is included in the property covered by the trust mortgage from said Company to The Security Trust and Safe Deposit Company, Trustee, of the City of Wilmington, in the State of Delaware; and

Whereas, It appears, after due hearing at which testimony was taken and full investigation made, that said engine is no longer in use by said Company and is not necessary for the public service, and that the stockholders of said Company and the bondholders secured by the mortgage above referred to have consented to said sale, and the Trustee under said mortgage has consented thereto, as appears from its paper writing, File No. 12, in these proceedings, with the suggestion that "the said application be granted upon the express condition that the net proceeds of the sale of said gas engine, etc., be applied first to the purchase and installation of a suitable condenser as an economic measure for reducing the loss incident

upon the transmission of electric current, and that the balance of said net proceeds of sale of said engine be applied so far forth as the same may go, to the liquidation and payment of interest upon said Company's bonds," which condition was accepted by applicant at the hearing:

IT Is, THEREFORE, This eighth day of May, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

- **Orberth**, 1. That the sale by The Home Manufacturing Light and Power Company to the Town of Coweta, Oklahoma, of the one hundred and twenty-five horsepweer gas engine with the necessary machinery and appliances, as described in these proceedings, at and for the sum of three thousand dollars (\$3,000.00) be, and the same is hereby approved, confirmed and authorized.
- 2. That said The Home Manufacturing, Light and Power Company shall apply the net proceeds of sale of said engine, machinery and appliances as follows: (a) To the installation of a suitable condenser for reducing the loss incident to the transmission of electric current from its present source of supply, which installation is hereby authorized and directed; and (b) the balance or remainder of said net proceeds to the liquidation and payment of interest upon the bonds of said Company secured by the trust mortgage above referred to, so far forth as said balance may go for that purpose.
- 3. That said The Home Manufacturing, Light and Power Company shall make reports, verified by affidavit, to this Commission, as follows:
- (a) Upon the consummation of said sale, of the net amount of the proceeds thereof.
- (b) Upon the installation of the said condenser, the fact of such installation and the cost thereof.
- (c) The amount of the balance or remainder of said proceeds of sale and the fact of the application thereof to the liquidation and payment of the interest upon its outstanding bonds.

ORDER No. 3643.

In the Matter of

The Petition of THE PENNSYLVANIA RAIL-BOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Reissue of Petitioner's Freight Tariff AA—P. S. C. Md. No. 55. Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 407.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 9th day of May, 1917, by the Public Service Commission of Maryland,

Railroad Company to file and publish on one day's notice to the Commission and the public, reissue of petitioner's freight tariff AA—P. S. C. Md. No. 55, said reissue to become effective on June 15th, 1917, the date on which said tariff AA—P. S. C. Md. No. 55 was intended to become effective; said reissue to restrict the application of rates on iron ore to carload quantities, Tariff AA—P. S. C. Md. No. 55 in error having failed to so restrict the application of the rates therein published.

PROVIDED, Said tariff be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3643 of date May 9th, 1917."

ORDER No. 3644.

In the Matter of

The Petition of THE PENNSYLVANIA RAIL-ROAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement Postponing the Effective Date of Petitioner's Freight Tariff AA—P. S. C. Md. No. 50. Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 408.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 9th day of May, 1917, by the Public Service Commission of Maryland,

Diteret, That permission be, and is hereby given, The Pennsylvania Railroad Company to file and publish on one day's notice to the Commission and the public, supplement postponing the effective date of petitioner's freight tariff AA—P. S. C. Md. No. 50 until June 15th, 1917, said tariff having been filed to become effective on June 1st, 1917.

PROVIDED, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3644 of date May 9th, 1917."

ORDER No. 3645.

In the Matter of

Before the

The Application of BALTIMORE AND EMMOR-TON AUTO EXPRESS for Change of Route Between Emmorton, Bel Air and Baltimore, Maryland. Public Service Commission of Maryland.

Case No 1351.

WHEREAS, Dale H. Smith, trading as the Baltimore and Emmorton Auto Express, having made application to this Commission for a change in route between Emmorton, Bel Air and Baltimore, Maryland, and

WHEREAS, The application having this day come on for hearing in accordance with this Commission's Order No. 3625 passed May 1st, 1917, and it being the opinion and finding of the Commission after due hearing that the public welfare and convenience require the granting of said application,

IT Is, THEREFORE, This 10th day of May, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Driver, That the application of Dale H. Smith, trading as the Baltimore and Emmorton Auto Express, in this case exhibited, be and the same is hereby granted, so as to permit said Dale H. Smith, trading as the Baltimore and Emmorton Auto Express, to operate automobile truck for the transportation of property between Emmorton and Baltimore, via Bel Air and Baltimore and Harford Turnpike, and to solicit and accept freight and other property for transportation between said points, as follows: Between Emmorton and Bel Air, and through the streets of said towns, both inclusive, and between Lutz Corner and Greenwood, both inclusive, and to or from Baltimore, from and to the points named;

FUETHER DIRECT, That permit Number A-165 issued by this Commission on March 13, 1917, be and it is hereby revoked, and that new permit be issued to said Dale H. Smith, trading as the Baltimore and Emmorton Auto Express, authorizing the operation by him of automobile truck over the route hereinbefore specified, upon readjustment of license charges as by Section 264 of the Public Service Commission Law provided.

ORDER No. 3647.

In the Matter of

The Application of WILLIAM B. STALEY to Operate a Motor Vehicle Between Hagerstown and Frederick, Maryland. Before the
Public Service Commission
of Maryland.
Case No. 1352.

WHEREAS, William B. Staley having made application to this Commission for a permit for the operation of a motor vehicle for public use, and

WHEREAS, The application having this day come on for hearing in accordance with this Commission's Order No. 3626 passed May 1st, 1917, and it being the opinion and finding of the Commission after due hearing that the public welfare and convenience require the granting of said permit,

IT Is, THEREFORE, This 11th day of May, Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Orberch, That the application of William B. Staley in this case exhibited be, and the same is hereby granted and that the permit applied for be issued.

ORDER No. 3648.

In the Matter of

The Application of THE WASHINGTON COUNTY WATER COMPANY for Authority to Issue \$550,000.00 Par Value of Its Capital Stock; \$150,000.00 Thereof on Account of Increase in Capitalization to Cover Cost of Improvements to Its Facilities and Other Capital Purposes Heretofore Provided From Earnings and the Proceeds Thereof, Together With the Proceeds of the Additional Amount of \$400,000.00 of Said Stock to Be Used for Further Improvements, the Refunding of Outstanding Obligations, Etc.

Before the

Public Service Commission of Maryland.

Case No. 918.

The Washington County Water Company having filed its petition for a modification of that part of this Commission's Order No. 2533, entered November 26th, 1915, which provided that part of the proceeds of sale of certain stocks of said The Washington County Water Company, the issue and sale of which were by said Order authorized, should be applied to the cost and expense of constructing a new reservoir, so as to permit said Company, in lieu of the construction of said reservoir, to apply the proceeds of the sale of said stock to the construction of a thorough, up-to-date pumping, filtration, purifying and softening plant, it is, after due consideration, this 11th day of May, 1917, by the Public Service Commission of Maryland,

Diteret, That the same be, and it is hereby, set for hearing at the office of the Commission, Baltimore, Maryland, on Thursday, May 24th, 1917, at 11 o'clock A. M.,

PROVIDED, That the applicant cause a copy of this Order to be published in one daily newspaper published in Hagerstown, Maryland, at least three times, before the twenty-first day of May, 1917.

ORDER No. 3649.

In the Matter of

The Petition of THE BALTIMORE AND OHIO RAILEOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement to Petitioner's Local Freight Tariff P. S. C. Md. No. 810.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 409.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 12th day of May, 1917, by the Public Service Commission of Maryland.

Othersh, That permission be, and is hereby given The Baltimore and Ohio Railroad Company to file and publish on one day's notice to the Commission and the public, supplement to petitioner's freight tariff P. S. C. Md. No. 810, canceling Item 180a of Supplement No. 16 to aforesaid tariff, which said item now stands suspended until June 29th, 1917, under authority of this Commission's Circular No. 10-G of date February 1st, 1914.

PROVIDED, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3649 of date May 12th, 1917."

ORDER No. 3650.

In the Matter of

The Complaint of SAMUEL W. PFOUTZ, ET AL., Patrons of The Western Maryland Railway Company, at Linwood, New Windsor, Wakefield, Medford, Avondale and Westminster Stations,

Before the

Public Service Commission of Maryland.

Case No. 618.

vs.

WESTERN MARYLAND RAILWAY COMPANY.

WHEREAS, This Commission by Order No. 1456 entered on the 10th day of November. 1913, approved the proposed schedule of operation of respond-

ent's east-bound train No. 22, between Union Bridge, Maryland, and Baltimore, Maryland, and further required that before making any change therein said respondent give this Commission not less than thirty days' notice of such proposed change, and

WHEREAS, The Western Maryland Railway Company has, in accordance with the terms of said Order No. 1456, given notice to this Commission of its desire to advance the time said train leaves Union Bridge to 6.20 A. M., said change in schedule to become effective on or about May 27th, 1917, and continue until the adoption of the winter time-table on or about October 15th, 1917, and

WHEREAS, The Commission, after due consideration, is of opinion that proposed change in schedule is reasonably necessary,

IT Is, THEREFORE, This 14th day of May, 1917, by the Public Service Commission of Maryland,

Drivers, That the proposed schedule of train No. 22 of the Western Maryland Railway Company to leave Union Bridge at 6.20 A. M., is hereby approved, said proposed schedule to become effective on or about May 27th, 1917, and continue until the adoption of the winter time-table on or about October 15th, 1917.

FURTHER OTHERS, That unless this Commission otherwise orders from and after the adoption of the winter time-table, on or about October 15th, 1917, the leaving time of train No. 22 shall be restored to the present time of leaving Union Bridge, i. e., 6.30 A. M.

ORDER No. 3651.

In the Matter of

The Application of THE UNITED RAILWAYS AND ELECTRIC COMPANY OF BALTIMORE Under Order No. 1630 for Approval of Plans and Specifications of New Cars to Be Purchased by Said Company.

Before the
Public Service Commission
of Maryland.

Case No. 1349.

Upon petition of The United Railways and Electric Company of Baltimore, and the exhibits filed therewith, and the report of the Chief Engineer of this Commission filed herein, it is this 14th day of May, 1917, by the Public Service Commission of Maryland,

Orberch, That The United Railways and Electric Company of Baltimore be, and it is hereby, authorized to place in service cars constructed according to the specifications and blueprints filed as exhibits with said petition, the same having been approved by the Commission;

FURTHER Orbitch, That when the contract for said cars is executed, the said Company shall inform this Commission of the number and cost of the cars so contracted for.

ORDER No. 3653.

In the Matter of

The Petition of THE BALTIMORE AND OHIO RAILROAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement to Petitioner's Freight Tariff P. S. C. Md. No. 769.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 410.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 15th day of May, 1917, by the Public Service Commission of Maryland,

Direct, That permission be, and is hereby given, The Baltimore and Ohio Railroad Company to file and publish on one day's notice to the Commission and the public, supplement to petitioner's freight tariff P. S. C. Md. No. 769, establishing rate of 45 cents per 2,000 pounds on sulphuric acid, carloads, from Curtis Bay, Maryland, to Colgate Creek, Maryland, to apply for delivery to Canton Railroad but not to include Canton Railroad switching charge,

PROVIDED, Said supplement containing said rate be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3653 of date May 15th, 1917."

ORDER No. 3654.

In the Matter of

The Petition of Railroads Operating Within the State of Maryland for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplements Suspending Until July 1st, 1917, the Effective Date of Tariffs Advancing the Rates on Bituminous Coal, Filed to Become Effective on June 15th, 1917.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 411.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 15th day of May, 1917, by the Public Service Commission of Maryland,

Dittreb, That permission be, and is hereby given, railroads operating within the State of Maryland to file and publish on one day's notice to the Commission and the public, supplements suspending until July 1st, 1917, the effective date of tariffs advancing the rates on bituminous coal, which said tariffs have been filed with this Commission to become effective June 15th, 1917,

PROVIDED, Said supplements be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplements shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3654 of date May 15th, 1917."

ORDER No. 3655.

In the Matter of

The Petitions of Railroads Operating Within the State of Maryland for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplements to Freight Tariffs Canceling Advances in Rates on Starch and Dextrine.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 412.

The above mentioned petitions having been received and filed, upon consideration thereof, it is this 16th day of May, 1917, by the Public Service Commission of Maryland,

Dittert, That permission be, and is hereby given, railroads operating within the State of Maryland to file and publish on one day's notice to the Commission and the public, supplements to freight tariffs canceling advances in rates on starch and dextrine which said advanced rates now stand suspended until August 13th, 1917, under authority of this Commission's Circular No. 10G: rule limiting the number of supplements which may be in effect at one time being suspended so as to permit the filing of the supplements aforesaid,

PROVIDED, Said supplements be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplements shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3655 of date May 16th, 1917."

ORDER No. 3656.

In the Matter of

The Petition of the Western Maryland Railway Company for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Petitioner's Freight Tariff Establishing Rate of 80 Cents Per 2,000 Pounds on Sand, Carloads, From Port Covington, Baltimore, Maryland, to Emmitsburg, Maryland.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 413.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 17th day of May, 1917, by the Public Service Commission of Maryland,

Ditierth, That permission be, and is hereby given, the Western Maryland Railway Company to file and publish on one day's notice to the Commission and the public, petitioner's freight tariff establishing rate of 80 cents per 2,000 pounds on sand, carloads, from Port Covington, Baltimore, Maryland, to Emmitsburg, Maryland,

PROVIDED, Said tariff containing said rate be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3656 of date May 17th, 1917."

ORDER No. 3657.

In the Matter of

The Petition of THE BALTIMORE AND OHIO RAILBOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Petitioner's Freight Tariff Establishing Rates on Crushed Stone, Carloads, From Aikin and Havre de Grace, Maryland, to Various Points.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 414.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 17th day of May, 1917, by the Public Service Commission of Maryland,

Diterra, That permission be, and is hereby given, The Baltimore and Ohio Railroad Company to file and publish on one day's notice to the Com-

mission and the public, petitioner's freight tariff establishing rates on crushed stone, carloads, minimum weight 50,000 pounds, from Aikin and Havre de Grace, Maryland, as follows:

	Kates in Cents
To	Per 2,000 Lbs.
Towson, Md	. 79
Glenarm, Md	. 89
Long Green, Md	. 89
Hydes, Md	. 89
Baldwin, Md	. 89
Fallston, Md	. 89
Watervale, Md	. 89
Belair, Md	. 89
Bynum, Md	. 100
Forest Hill, Md	. 100
Sharon, Md	. 100
Ferncliff, Md	. 100
Rocks, Md	. 100
Glenburnie, Md	. 79
Elvation, Md	. 79
West Annapolis, Md	. 79

PROVIDED, Said tariff containing said rates be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3657 of date May 17th, 1917."

ORDER No. 3658.

In the Matter of

The Application of Consolidated Gas Electric Light and Power Company of Baltimore and The Chesapeake and Potomac Telephone Company of Baltimore City for the Approval of an Agreement for the Sale by the Former to the Latter of One Pole Situated 8 Feet West of Rear East Building Line of No. 2423 Ashland Avenue, Baltimore, Maryland, Under the Provisions of Order No. 2954, Entered July 26th, 1916, in Case No. 1151.

Before the

Public Service Commission of Maryland.

Case No. 1358.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of

securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT IS, THEREFORE, On this eighteenth day of May, in the year 1917, by the Public Service Commission of Maryland,

Ditterth, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3662.

In the Matter of

The Petition of the Carriers Named in the Official Classification, by R. N. COLLYER, Their Agent, for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement No. 8 to Official Classification No. 44, P. S. C. Md. O. C. No. 44.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 415.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 21st day of May, 1917, by the Public Service Commission of Maryland,

Ditient, That permission be, and is hereby given, the carriers named in the Official Classification, by R. N. Collyer, their Agent, to file and publish on one day's notice to the Commission and the public, Supplement No. 8 to Official Classification No. 44, P. S. C. Md. O. C. No. 44, canceling the specifications for dry kiln cars or trucks, iron or steel, with racks or standards detached, or without racks or standards, loose or in packages, as shown in item 30, page 133, Official Classification No. 44, which said item now stands suspended until June 1st, 1917, under authority of this Commission's Circular No. 10G, and to republish the ratings on dry kiln trucks. K. D., which were formerly published in Official Classification No. 43, P. S. C. Md. O. C. No. 43,

PROVIDED, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3662 of date May 21st, 1917."

ORDER.

In the Matter of

Electric Rate Schedule P. S. C. Md. No. 2 of THE EASTON UTILITIES COMMISSION Filed With the Public Service Commission of Maryland to Become Effective on June 1st, 1917, and Which Said Schedule Said THE EASTON UTILITIES COMMISSION Now Desires to Withdraw.

Before the

Public Service Commission of Maryland.

WHEREAS, The Easton Utilities Commission on May 1st, 1917, filed with the Public Service Commission of Maryland its electric rate schedule P. S. C. Md. No. 2, said schedule being intended to become effective on June 1st, 1917, and which said schedule publishes rates for electric current considerably higher than the rates now published in said The Easton Utilities Commission's electric rate schedule P. S. C. Md. No. 1, and

WHEREAS, The Easton Utilities Commission has petitioned this Commission to allow the withdrawal of schedule P. S. C. Md. No. 2 aforesaid, and

WHEREAS, After due consideration it appears to the Commission that said petition is proper and should be granted,

IT IS, THEREFORE, This 21st day of May, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Driver, That the Secretary be and he is hereby directed to withdraw from the files of the Commission and return to The Easton Utilities Commission said Commission's electric rate schedule P. S. C. Md. No. 2, filed to become effective June 1st, 1917.

FURTHER Drivers, That the rates and charges for electric current published in Schedule P. S. C. Md. No. 1 and Supplement No. 1 thereto of The Easton Utilities Commission shall be and remain the rates and charges of said The Easton Utilities Commission until lawfully changed by the filing of new schedule of rates upon not less than thirty (30) days' notice to the Commission and the public, as by this Commission's Circular No. 8A provided.

ORDER No. 3672.

In the Matter of

The Petition of THE BALTIMORE AND OHIO RAILBOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Petitioner's Freight Tariff Establishing Rate of 50 Cents Per Net Ton on Sand and Gravel, Carloads, Minimum Weight 50,000 Pounds, From Cowenton, Maryland, to Baltimore, Maryland.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 416.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 25th day of May, 1917, by the Public Service Commission of Maryland,

Drigget, That permission be, and is hereby given, The Baltimore and Ohio Railroad Company to file and publish on one day's notice to the Commission and the public, petitioner's freight tariff establishing rate of 50 cents per net ton on sand and gravel, carloads, minimum weight 50,000 pounds, from Cowenton, Maryland, to Baltimore, Maryland,

PROVIDED, Said tariff containing said rate be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3672 of date May 25th, 1917."

ORDER No. 3677.

In the Matter of

The Application of Washington County Railboad Company for Authority to Issue \$142,295.05, Par Value, of Its Refunding and General Mortgage Bonds.

Before the

Public Service Commission of Maryland.

Case No. 1360.

WHEREAS, The Washington County Railroad Company has applied to this Commission for authority to issue its Refunding and General Mortgage 5% Bonds to the amount of \$142,295.05 (to be secured by a trust mortgage of its railroad, property and franchises) for the purpose of paying off an existing indebtedness of said company to The Baltimore and Ohio Railroad Company amounting to \$142,295.05, and

Whereas, Said company appears to be indebted to The Baltimore and Ohio Railroad Company for advances made to it for the improvement and extension of its lines of railroad to said amount of \$142,295.05, in payment of which amount The Baltimore and Ohio Railroad Company has agreed to accept said \$142,295.05, par value, of bonds bearing interest at the rate of 5% per annum and maturing December 1st, 1995, and to be deposited with the Trustees of certain of The Baltimore and Ohio Railroad Company's mortgages as further security, as set forth in the trust mortgage hereinbefore first mentioned; and

WHEREAS, After due hearing, the Commission is of opinion that the issuance, as aforesaid, of said \$142,295.05 of bonds is reasonably required for the purposes of said company, to wit, the payment of said indebtedness,

IT IS, THEREFORE, This 31st day of May, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

- Drhereb, 1. That said Washington County Railroad Company be, and is hereby, authorized to issue its Refunding and General Mortgage Bonds to the amount of \$142,295.05, as aforesaid.
- 2. That upon issuing said bonds, and making application thereof to the payment of said indebtedness, the said Washington County Railroad Company shall report said facts to this Commission, duly verified by the proper affidavit or affidavits.

ORDER No. 3678.

In the Matter of

The Application of THE CONFLUENCE AND OAKLAND RAILBOAD COMPANY for Authority to Issue Its Refunding and General Mortgage Bonds.

Before the

Public Service Commission of Maryland.

Case No. 1361.

WHEREAS, The Confluence and Oakland Railroad Company has applied to this Commission for authority to issue its bonds to the amount of \$802.19 (to be secured by a trust mortgage of its railroad and property, situate in part in Garrett County, Maryland, and its franchises), for the purpose of paying off an existing indebtedness of said company, amounting to \$802.19, to The Baltimore and Ohio Railroad Company; and

WHEREAS, Said company appears to be indebted to The Baltimore and Ohio Railroad Company for advances made to it for the improvement and extension of its lines of railroad to said amount of \$802.19, in payment of which amount The Baltimore and Ohio Railroad Company has agreed to accept said \$802.19 of bonds, at par, bearing interest at the rate of 5% per annum and maturing December 1st, 1995, and to be deposited with the Trustees of certain of The Baltimore and Ohio Railroad Company's mortgages as further security, as set forth in the trust mortgage hereinbefore first mentioned: and

WHEREAS, After due hearing, the Commission is of opinion that the issuance, as aforesaid, of said \$802.19 of bonds is reasonably required for the purposes of said company, to wit, the payment of said indebtedness,

IT Is, THEREFORE, This 31st day of May, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

- Differen, 1. That said The Confluence and Oakland Railroad Company be, and is hereby, authorized to issue its Refunding and General Mortgage Bonds to the amount of \$802.19, as aforesaid.
- 2. That upon issuing said bonds and making application thereof to the payment of said indebtedness, the said The Confluence and Oakland Rail·road Company shall report said facts to this Commission, duly verified by the proper affidavit or affidavits.

ORDER No. 3679.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY for an Order Permitting and Approving the Exercise of a Franchise Granted It by Town of Garrett Park, in Montgomery County, Maryland.

Before the

Public Service Commission of Maryland.

Case No. 1363.

The Application of The Chesapeake & Potomac Telephone Company of Baltimore City, filed with the Public Service Commission of Maryland on the 22nd day of May, 1917, together with Exhibit No. 1 referred to therein, for permission and approval of the Commission of the construction, reconstruction, maintenance and operation of its posts, poles, cables, wires, and all other necessary apparatus, on, over and along Strathmore Avenue, from the Eastern town limits to Montrose Street, thence to cross over to the South side of said Strathmore Avenue and continue West to the Town limits, as shown on the blue print attached to said Ordinance, of the Town of Garrett Park, said Ordinance being Exhibit No. 1, and being an Ordinance of the Town of Garrett Park, dated January 12, 1917, coming on to be heard; and it appearing from said Application and said Ordinance of the Town of Garrett Park, in Montgomery County, Maryland, that the authority and consent of said municipal corporation are given to the same, and this Commission having determined from the evidence before it on the hearing of the Application that the things to which its permission and approval are asked are proper and convenient for the public service, it is, this 31st day of May, in the year 1917, by the Public Service Commission of Maryland,

Drbered, That the approval and permission of the Public Service Commission of Maryland are hereby given to The Chesapeake & Potomac Tele-

phone Company of Baltimore City, its successors and assigns, to construct, re-construct, maintain and operate its posts, poles, cables, wires, and all other necessary overhead apparatus, on, over and along Strathmore Avenue from the Eastern town limits to Montrose Street, thence to cross over to the south side of said Strathmore Avenue, and continue west to the Town limits, as shown on the blue print drawing BA 4352 attached to the Ordinance of the Town of Garrett Park, Montgomery County, Maryland, dated January 12, 1917, a certified copy of which said Ordinance is filed in these proceedings marked "Applicant's Exhibit No. 1," and as provided in said Ordinance and in accordance with its terms, and subject to the regulations, conditions and restrictions in said Ordinance contained.

OPINION.

In the Matter of

The Complaint of ANNA D. WOLFF

78.

Before the
Public Service Commission
of Maryland.

Case No. 1191.

THE PENNSYLVANIA RAILBOAD COMPANY.

Appearances:

NILES, WOLFF, BARTON AND MORROW for Complainant. BERNARD CARTER AND SONS for Respondent.

Hearings: October 10, 1916, and May 22, 1917.

Decided: May 31st, 1917.

By the Commission.

The complaint in this case embraces two subjects: First, the discontinuance in May, 1916, of Green Spring Junction as a point for the reception and discharge of passengers; and secondly, the noise created by unnecessary whistling of trains and the annoyance thereby suffered by residents located near Respondent's tracks.

After the first hearing the second ground of complaint was abandoned. No move was made by the complainant to press the case to a conclusion until the Commission, on April 27, 1917, addressed letters to the parties inquiring whether they desired a further hearing, in reply to which the Commission was advised that neither party wished to take any further testimony, but the counsel for complainant expressed a desire to argue the case on the record as made up. It was accordingly set for argument on May 22, 1917, the argument being confined to the discontinuance of Green

Spring Junction as a point where passengers can board and leave trains and to which tickets had been previously sold at the Respondent's offices in Baltimore.

The grounds of the complaint are, that the stop has been in existence ever since the road was constructed; that the junction is at one corner of complainant's property and that the place was purchased and a home erected there largely by reason of the station; that the discontinuance of the stop is a serious inconvenience to her when she occupies her property, to her tenants when it is rented, and to her nearby neighbors, and materially diminishes both the sale value and the rental value of the properties whose occupants formerly used the station.

The main facts established by the evidence are as follows: Green Spring Junction is the terminus of the Green Spring Branch of the Northern Central Railway, at which point it maintains a "Y" for the purpose of turning its trains for the return trip to Baltimore. It was also formerly the point of junction of that railway with the main track of the Western Maryland Railroad Company. The latter company established a station there and erected along its track a platform and shelter station. The Northern Central Railway Company (now operated by the Pennsylvania Railroad Company as lessee) has never maintained either a platform or shelter station along its tracks or any other facilities for the convenience of its passengers, at this point. It did, however, for many years sell tickets at its Baltimore offices from that city to Green Spring Junction. A few years ago the Western Maryland Railroad Company changed its line at this point, and removed the old track, platform and waiting shed at the junction, and established a new station, called Kirk, about half a mile to the westward of the old one. It still maintained, however, its old line from Kirk to the junction, which afforded facilities for the interchange of freight between the two roads, and is now regularly used for freight traffic by the Western Maryland road over the Green Spring Valley Branch during work on the enlargement of the Wilson Street tunnel of the Pennsylvania Railroad Company.

A number of years ago, while the track conditions first described existed, Mr. Oscar Wolff purchased the land lying between the "Y" of the Green Spring Branch and the Reisterstown Turnpike, which now belongs to his widow, the complainant in this case. There is evidence tending to show that Mr. Wolff was influenced in some degree in the purchase of the property by the fact that a stop was made at the "Y" by the trains of the Green Spring Valley Branch when they came to that point to reverse, and that tickets were sold to the junction and passengers received and discharged there. He purchased transportation to that point at commutation rates. His habit was to take the train in the morning, city-bound, at the station called Turnpike, distant by rail 1583 feet east of the junction, and. by way of the turnpike road, 2715 feet from his residence. On the return trip in the afternoon he almost invariably went on to the junction and left the train there. It does not appear that the complainant has ever used the railroad since the death of Mr. Wolff several years ago.

Mr. Marshall, whose property is separated from Mrs. Wolff's by a private road extending from the turnpike road to the railroad right of way, also purchased a commutation ticket, and like his neighbor boarded the train at Turnpike Station and usually left it at the junction.

Apart from these, the travel to the junction was negligible. In the seventeen months beginning January, 1915, and ending May, 1916, when the sale of tickets was discontinued, there were sold three 100-trip tickets and twenty-eight and a half individual tickets, producing a total revenue of \$57.62, only \$10.52 of which was from single tickets.

In addition to the facts stated above, the Respondent alleges that by reason of the change in the tracks of the Western Maryland Railway Company and the operation of freight trains over the line, an element of danger has been introduced into the situation which did not previously exist, and contends that it would be a hardship to require it to erect a platform and shelter for the accommodation of two or three passengers, as modern standards of safety and existing traffic conditions would probably require.

There is no direct evidence as to the origin of the sale of tickets to this point, but it is altogether probable, as suggested by counsel for the company, that it grew out of the desire of parsons located along Respondent's line to reach points on the Western Maryland Railway, and this was the only point at which such accommodation could be afforded.

Upon the facts as stated, counsel for complainant conceded that if they were contending for the establishment of a stop at Green Spring Junction, the reasons given for its discontinuance would be conclusive. What they contend for is that it is unreasonable to take away a privilege that has been enjoyed by their client and her predecessors for twenty-five years, and that will result in material pecuniary loss to her and to others.

After careful consideration the Commission is unable to agree with these views for the following reasons:

- 1. That from a study of the plat filed in the proceedings and the official map of Baltimore County, the locality is not suitable for a regular station, which it would become under the Commission's order, because there is no access to it by a public road.
- 2. That the location of Turnpike Station, a little more than half a mile from complainant's house, and the facilities for reaching it, are such that the general public would go to that point in preference to Green Spring Junction, since the difference in time and distance for those residing on the turnpike is very short.
- 3. The change in the tracks of the Western Maryland Railway Company and in the traffic conditions at the junction would necessitate. for the convenience and safety of those using the station, an expense which the company should not be required to incur in view of any revenue, present of prospective, which might be derived from it.
- 4. That the primary right of the Company to manage its affairs should not be interfered with by the Commission except when it is exercised in an arbitrary manner or to the inconvenience of the public dependent upon its facilities. It does not appear that the general public in the neighborhood

of Green Spring Junction are interested in the matter here involved, nor is there any fact established by the record tending to show that the complainant has suffered actual injury by the action of the company.

We are therefore constrained to dismiss the complaint, and an order will be entered accordingly.

ORDER No. 3682.

In the Matter of

The Complaint of ANNA D. WOLFF

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Before the
Public Service Commission
of Maryland.
Case No. 1191.

THE PENNSYLVANIA RAILROAD COMPANY.

In accordance with the opinion this day filed in the above entitled case, it is this thirty-first day of May, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drurry, That the complaint of Anna D. Wolff against the Pennsylvania Railroad Company be, and the same is hereby, dismissed.

ORDER No. 3683.

In the Matter of

The Complaint of COMMISSIONERS OF HURLOCK

vs.

THE BALTIMORE, CHESAPEAKE AND ATLANTIC
RAILWAY COMPANY

and

THE CAMBRIDGE AND SEAFORD RAILROAD COMPANY.

Before the

Public Service Commission of Maryland.

Case No. 1356.

Upon the petition of the attorney for the Complainant in the above matter for leave to change the titling thereof by substituting Philadelphia, Baltimore and Washington Railroad Company, Lessee, in the place of Cambridge and Seaford Railroad Company, and after due consideration,

It is this thirty-first day of May, 1917, by the Public Service Commission of Maryland,

Drherch, That the titling of the same be, and it is hereby, changed by substituting Philadelphia, Baltimore and Washington Railroad Company, Lessee, in place of Cambridge and Seaford Railroad Company as a party defendant in this case.

FUETHER Depret, That the Secretary cause the dockets and other records in connection with the case to be changed to conform with the terms of this Order and that copy of original petition be forwarded to the Philadelphia, Baltimore and Washington Railroad Company for answer.

ORDER No. 3684.

In the Matter of

The Petition of Western Maryland Railway Company for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Petitioner's Freight Tariff P. S. C. Md. No. 805.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 417.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 31st day of May, 1917, by the Public Service Commission of Maryland,

Railway Company to file and publish on five days' notice to the Commission and the public, petitioner's freight tariff P. S. C. Md. No. 805, providing for the unloading and storage of coarse carload freight for export, upon open piers, bulkheads or lands of the said Western Maryland Railway Company at Baltimore, Maryland, and outer yards (Leahigh yards and east thereof), excluding Hillen Station, at rates and charges and under terms and conditions set forth in specimen copy of said tariff P. S. C. Md. No. 805 herein filed,

PROVIDED, Said tariff be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3684 of date May 31st, 1917."

ORDER No. 3685.

In the Matter of

The Application of J. Edwin Hood for a Permit to Operate a Motor Vehicle for Public Use Between Sykesville and Gwynn Oak Junction.

Before the

Public Service Commission of Maryland.

Case No. 1364.

WHEREAS, J. Edwin Hood having made application to this Commission for a permit for the operation of a motor vehicle for public use between Sykesville and Gwynn Oak Junction, and

WHEREAS, The application having this day come on for hearing in accordance with this Commission's Order No. 3670 passed May 24th, 1917, and it being the opinion and finding of the Commission after due hearing that the public welfare and convenience do not require the granting of said permit but that on the contrary the granting of such a permit would be prejudicial to the welfare and convenience of the public,

IT Is, THEREFORE, This 1st day of June, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Othersh, That the application of J. Edwin Hood in this case exhibited be, and the same is hereby refused and dismissed.

ORDER No. 3690.

In the Matter of

The Application of S. B. COBLENTZ for a Permit to Operate a Motor Vehicle for Public Use Between Braddock, Maryland, and the Boundary Line of the District of Columbia.

Before the
Public Service Commission
of Maryland.

Case No. 1365.

WHEREAS, S. B. Coblentz having made application to this Commission for a permit for the operation of a motor vehicle for public use between Braddock, Maryland, and the boundary line of the District of Columbia, and

WHEREAS, The application having come on for hearing in accordance with this Commission's Order No. 3671 passed May 24th, 1917, and it being the opinion and finding of the Commission after due hearing that the public welfare and convenience do not require the granting of said permit but that on the contrary the granting of such a permit would be prejudicial to the welfare and convenience of the public,

IT Is, THEREFORE, This 4th day of June, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drherch, That the application of S. B. Coblentz in this case exhibited be, and the same is hereby refused and dismissed.

ORDER No. 3692.

In the Matter of

The Application of THE BALTIMORE COUNTY
WATER AND ELECTRIC COMPANY for Permission and Approval to Change and Readjust Its Schedules of Quarterly Minimum Charges or Rates on Metered Water Supply Service.

Before the

Public Service Commission of Maryland.

Case No. 375.

WHEREAS, The record in the above case is silent as to reasons for the sub-division of the above Company's property and operations into three geographical sub-divisions and the Commission desires that said record should be supplemented by a statement of such reasons and of appurtenant particulars of such sub-division;

IT Is, THEREFORE, **Ditters**, This 5th day of June, 1917, by the Public Service Commission of Maryland, that a further supplementary hearing be had in the above case for the purpose of having the Company adduce testimony relative to such sub-division and the reasons therefor, and that such hearing be held at the office of the Commission on Wednesday, June 6, 1917, at the hour of 2 o'clock P. M.

AND IT IS FURTHER DETECTO, That a copy of this order be forthwith transmitted to the president of the company.

ORDER No. 3693.

In the Matter of

The Application of WILLIAM B. STALEY to Operate a Motor Vehicle Between Hagerstown and Frederick, Maryland. Before the Public Service Commission of Maryland.

Coso No. 1989

On the application of the Hagerstown and Frederick Railway Company heretofore filed in these proceedings, the parties were heard; and the Commission being of the opinion that sufficient grounds for a re-hearing have been shown,

It is this 6th day of June, in the year 1917, by the Public Service Commission of Maryland,

Othereb, That the petition of the applicant for a re-hearing be, and the same is hereby, granted.

ORDER No. 3695.

In the Matter of

The Complaint of MAYOR AND COUNCILMEN OF FROSTBURG

128

CUMBERLAND AND WESTERNPORT ELECTRIC RAILWAY COMPANY.

Before the

Public Service Commission of Maryland.

Case No. 833.

This case being at issue upon complaint and answer on file and having been duly heard and full investigation of the matters and things involved having been had by the Commission at Frostburg, Maryland, on May 15, 1917, at which hearing the People's Counsel asked that the case be dismissed,

IT Is, THEREUPON, This sixth day of June, Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Interest, That the complaint in the above entitled case be, and the same is, hereby dismissed.

ORDER No. 3696.

In the Matter of

The Complaint of GEORGE STERN, ET AL.,

178.

CUMBERLAND AND WESTERNPORT ELECTRIC RAILWAY COMPANY.

Before the

Public Service Commission of Maryland.

Case No. 834.

This case being at issue upon complaint and answer on file, and having been duly heard and submitted by the parties, and full investigation of the matters and things involved having been had at a hearing held by the Commission at Frostburg, Maryland, May 15, 1917, and the Commission having determined that the complainant herein was not entitled to the relief asked, for reasons assigned at the hearing orally by the Chairman,

IT IS, THEREUPON, This sixth day of June, Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Dibered, That the complaint in the above entitled case be, and the same is, hereby dismissed.

ORDER No. 3698.

In the Matter of

The Application of WILLIAM B. STALEY to Operate a Motor Vehicle Between Hagerstown and Frederick, Maryland. Before the Public Service Commission of Maryland.

Case No. 1352.

WHEREAS, William B. Staley having made application to this Commission for a permit to operate a motor vehicle for public use; and,

WHEREAS, The Commission by its Order No. 3647 passed on the 11th day of May, 1917, granted such permit; and,

WHEREAS, The Commission on the 6th day of June, 1917, by its Order No. 3693 granted a re-hearing of said cause, which said re-hearing was held at the office of the Commission on said 6th day of June, 1917; and it being the opinion and finding of the Commission after such re-hearing that the public welfare and convenience do not require the granting of said permit, but that on the contrary the granting of such a permit would be prejudicial to the welfare and convenience of the public,

It Is, THEREFORE, This seventh day of June, Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Driver, That the application of William B. Staley in this case exhibited be, and the same is, hereby refused and dismissed.

AND BE IT FURTHER DIRECTH, That Order No. 3647 heretofore passed in this cause granting said permit be, and the same is, hereby rescinded and revoked.

ORDER No. 3699.

In the Matter of

M. GOTTESMAN AND SON, Complainant,

28.

THE BALTIMORE AND OHIO RAILROAD COMPANY, Defendant.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 418.

REPARATION CLAIM \$47.99.

This is a petition filed by The Baltimore and Ohio Railroad Company by C. S. Wight, its General Freight Representative, on behalf of M. Gottesman and Son, complainant, for permission to refund unto said complainant that portion of freight bills rendered and collected by said railroad company which is in excess of a just and reasonable charge upon shipment of wood pulp between points on defendant's line within the State of Maryland.

The petition sets forth that on March 18th, 1916, shipment was made by the complainant herein over the railroad of the defendant company, from Locust Point, Baltimore, Maryland, ex steamer to Providence Mills, Maryland, of two cars of wood pulp, aggregating 112,900 pounds, on which was charged and collected sixth class rate of 9.5 cents per 100 pounds as per Supplement No. 9 to defendant's freight tariff P. S. C. Md. No. 432.

There was in effect at time this shipment moved rate of \$1.05 per net ton on wood pulp, carloads, from Locust Point ex steamer to Wilmington, Delaware, which point is in same direction and on same line of road and more distant than Providence Mills. Defendant company filed with this Commission on April 10th, 1917, effective May 12th, 1917, Supplement No. 24 to its freight tariff P. S. C. Md. No. 792, making rate on wood pulp, carloads, from Locust Point ex steamer to Providence Mills, \$1.05 per net ton and it is on basis of this subsequently established rate that application is now made to refund.

It is agreed among the interested parties that any order entered herein for refund on account of excessive freight charges collected on the shipment in question shall be in favor of M. Gottesman and Son.

The complainant claims and the defendant admits that the rate lawfully applicable at the time and over the route shipment moved was under all the circumstances and conditions then existing excessive and unreasonable, and that the rate of \$1.05 per net ton, as set forth in Supplement No. 24 to defendant's freight tariff P. S. C. Md. No. 792, would be a proper and reasonable rate to be applied to the shipment in question.

Upon consideration of the matter, it is this 7th day of June, 1917, by the Public Service Commission of Maryland,

Drigger, That the defendant, said The Baltimore and Ohio Railroad Company, is hereby authorized and empowered to refund unto the complainant, said M. Gottesman and Son, the sum of \$47.99, being the difference between the amount charged and collected, \$107.26, for the two carloads aggregating 112,900 pounds, based on rate of 9.5 cents per 100 pounds and the amount properly chargeable, \$59.27, at the rate of \$1.05 per net ton, as aforesaid, for the transportation of the shipment in question.

FURTHER DITIETED, That unless otherwise ordered by this Commission the rate on wood pulp, carloads, from Locust Point, Baltimore, Maryland, ex steamer, to Providence Mills, Maryland, shall not exceed the rate contemporaneously in effect on same commodity from Locust Point, ex steamer, to Wilmington, Delaware, for a period of one year from the date of this Order.

ORDER No. 3700.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMOBE CITY and the WESTERN UNION TELEGRAPH COMPANY for the Approval of an Agreement Dated February 24th, 1917, for the Sale by the Former to the Latter of Twelve Poles Located in District No. 3, Baltimore County, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1370.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT IS, THEREFORE, On this eighth day of June, in the year of 1917, by the Public Service Commission of Maryland,

Driver, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3702.

In the Matter of

The Application of Philadelphia, Baltimore and Washington Raileoad Company for an Order Permitting and Approving the Establishment of a Station and the Construction of a Suitable Building for the Accommodation of Passengers at the Intersection of Said Railroad With Edmondson Avenue, in the City of Baltimore, to Be Known as Edmondson Avenue Station, and for the Abandonment of Two Existing Stations, Known as Gwynn's Run Station and Lafayette Station, as Passenger Stations.

Before the

Public Service Commission of Maryland.

Case No. 1190.

A further Petition having been filed in this case by the Applicant on May 31, 1917, praying the Commission for an Order permitting and approving

the construction, operation and maintenance of a stairway from Edmondson Avenue bridge to the platform or island North of tracks 3, 4 and 5 at Edmondson Avenue Station, in accordance with the plan heretofore filed and approved by the Commission by its Order No. 3313, dated December 22nd, 1916, in lieu of the bridge and stairway therefrom to said platform, with respect to which the approval and permission of the Commission was given in its Order passed on the 28th day of April, in the year 1917; and praying that the Commission permit and approve of the use of the crossovers for passengers mentioned in and in the manner provided by the Commission's Order of April 28th, 1917, until the said stairway is completed and in use if the same is completed and in use before the 20th day of June, 1917; and the said Petition having been duly considered by the Commission, together with the reasons therein set out, and the Commission being of the opinion that the permission and approval asked for are proper, and that the granting of the same will be convenient for the public service,

IT IS, THEREFORE, This eighth day of June, in the year 1917, by the Public Service Commission of Maryland,

Driver, That the approval and permission of the Public Service Commission of Maryland is hereby given the Philadelphia, Baltimore and Washington Railroad Company for the construction, maintenance and operation of the stairway from Edmondson Avenue bridge to the island or passenger platform to the Northward of tracks 3, 4 and 5 at Edmondson Avenue Station of the said Railroad Company in accordance with the original plans for said stairway filed in this case and known as "Plan No. 2252," in lieu of the bridge and stairway mentioned in the Commission's Order in this case dated April 28th, 1917; and for the use of the cross-overs constructed for the purpose of passage of baggage across its tracks from one platform to the other at said station at grade, with its said tracks, for the passage of its passengers to and from said island or platform to the Northward of its tracks 3, 4 and 5 at said station, until the said stairway hereinabove mentioned is completed and ready for use, which shall be within 20 days from the 1st day of June, 1917,

PROVIDED, The said Philadelphia, Baltimore and Washington Railroad Company shall station a guard at said cross-overs to advise passengers when to cross to and from said platform or island by means of said cross-overs, and to look out for their safety.

ORDER No. 3704.

In the Matter of

The Application of JESSE W. WALKER for a Permit to Operate a Motor Vehicle for Public Use in the Transportation of Freight Between Travilah, Maryland, and the Boundary Line Between the State of Maryland and the District of Columbia.

Before the

Public Service Commission of Maryland.

Case No. 1366.

. WHERAS, Jesse W. Walker having made application to this Commission for a permit for the operation of a motor vehicle for public use in the transportation of freight between Travilah, Maryland, and the boundary line between the State of Maryland and the District of Columbia, and

WHEREAS, The application having come on for hearing in accordance with this Commission's Order No. 3474 passed May 25th, 1917, and it being the opinion and finding of the Commission after due hearing that the public welfare and convenience require the granting of said permit,

IT Is, THEREFORE, This 9th day of June, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Driverb, That the application of Jesse W. Walker in this case exhibited be, and the same is hereby granted and that the permit applied for be issued between Travilah, Maryland, and the boundary line between the State of Maryland and the District of Columbia,

PROVIDED, That the operations of said Jesse W. Walker under authority of the permit hereby authorized to be issued shall be confined to the solicitation, acceptance, and transportation of freight and other property between Travilah and intermediate points to, but excluding milk at Rockville, on the one hand, and the boundary line between the State of Maryland and the District of Columbia, on the other hand.

ORDER No. 3706.

In the Matter of

The Petition of the WESTERN MARYLAND RAILWAY COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplements to Petitioner's Freight Tariffs to Change References to Indices and Station Lists in Said Tariffs.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 419.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 11th day of June, 1917, by the Public Service Commission of Maryland,

Direct, That permission be, and is hereby given, Western Maryland Railway Company to file and publish on three days' notice to the Commission and the public, supplements to petitioner's freight tariffs P. S. C. Md. Nos. 485, 495, 514, 557, 724, 741, 742, 753, 754, 755, 756, 759, 762, 778, 780 and 781 to change references to indices and station lists in said tariffs so as to make said references correspond with the new indices and station lists published in petitioner's "Official List of Freight Stations," P. S. C. Md. No. 795,

PROVIDED, Said supplements be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplements shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3706 of date June 11th, 1917."

ORDER No. 3707.

In the Matter of

The Petition of THE TOLOHESTER BEACH IM-PROVEMENT COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Petitioner's Local Passenger Tariff to Become Effective July 1st, 1917, Correcting Typographical Errors Appearing in Petitioner's Local Passenger Tariff P. S. C. Md. No. 4. Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 420.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 11th day of June, 1917, by the Public Service Commission of Maryland,

Directly, That permission be, and is hereby given, The Tolchester Beach Improvement Company to file and publish on ten days' notice to the Commission and the public, petitioner's local passenger tariff to become effective July 1st, 1917, correcting typographical errors appearing in petitioner's local passenger tariff P. S. C. Md. No. 4; the fares in tariff published under authority of this Order to be as shown in exhibit filed herein, said tariff to also publish fares to apply between Baltimore and Fredericktown during excursion season,

PROVIDED, Said tariff be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3707 of date June 11th, 1917."

ORDER No. 3708.

In the Matter of

The Petition of THE PENNSYLVANIA RAIL-BOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement to Petitioner's Freight Tariff GO—P. S. C. Md. No. 388. Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 421.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 12th day of June, 1917, by the Public Service Commission of Maryland,

Diverth, That permission be, and is hereby given, The Pennsylvania Railroad Company to file and publish on one day's notice to the Commission and the public, supplement to petitioner's freight tariff GO—P. S. C. Md. No. 388, to add to said tariff the following exception to Rule 12 of Official Classification:

"Ice and Salt will be furnished for shipments of Butter, Cheese and Eggs, in straight or mixed lots of 15,000 pounds or over, for one destination."

PROVIDED, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3708 of date June 12th, 1917."

ORDER No. 3709.

In the Matter of

The Application of CITIZENS LIGHT, HEAT AND POWER COMPANY OF SALISBURY for an Order. Permitting and Approving the Exercise of the Franchises Granted It by the County Commissioners of Garrett County, Maryland, and by Mayor and Council of Grantsville, Maryland.

Before the

Public Service Commission of Maryland.

Case No. 1367.

This case coming on to be heard, the petition, affidavits and other papers having been duly examined, it is this twelfth day of June, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drheren. 1. That the exercise by Citizens Light, Heat and Power Company of Salisbury, a corporation incorporated under the laws of the Commonwealth of Pennsylvania, and duly authorized to transact business in the State of Maryland, as appears from the certificate of the Secretary of State of Maryland filed in these proceedings (File No. 3), of the franchise granted it on the sixth day of November, Nineteen Hundred and Sixteen, by the Ordinance of the Mayor and Council of Grantsville, in Garrett County, Maryland, "to raise, erect, construct and maintain poles, wires, cables, guy poles and guy wires in and on all of the highways, streets, avenues, alleys and public places of the town of Grantsville, as the same now exist, wherein the Mayor and Council have jurisdiction, and all highways, streets, avenues, alleys, lanes and public places which may hereafter be laid out, or used or exist in said town of Grantsville, and to lay conduits under all highways, streets, avenues, alleys, lanes and public places as they now exist in said town of Grantsville or may hereafter be laid out, used or exist in said town, and to construct, erect and maintain all stations, connections and appliances thereto and therewith, wherever and wherein the Mayor and Council have jurisdiction, for the purpose of supplying electric current, light, heat and power in and to said town of Grantsville, to any and all persons, firms and corporations who may desire the use thereof for light or any other purpose, and for and during the term of fifty years from the date of the passage or adoption hereof," be and the same is hereby permitted and approved, subject to the terms, conditions and stipulations in said Ordinance contained.

2. That the exercise by the said Citizens Light, Heat and Power Company of Salisbury of the franchise granted it by the Order of the County Commissioners of Garrett County, dated the eighth day of May, in the year Nineteen Hundred and Seventeen, and filed in these proceedings (File No. 4), "to erect and maintain poles and wires for the purpose of supplying electric light, heat and power, in Garrett County, Maryland, along the County Roads leading from the Pennsylvania and Maryland State line to Grantsville, Garrett County, Maryland, the route of said line being as follows, to wit: Entering Garrett County at the farm of E. S. Miller and from thence to the land of John D. Yoder, Jr., and from his land across the County Road and along the County Road and the land of Edward Yoder to the land of Simon Yoder, and from his land to that of Daniel Bender, and following the County Road along the lands of Daniel Bender and Ezra Yoder, then across the lands of Ezra Yoder, the Amish Mennonite Orphans' Home and Simon J. Miller to the County Road near Simon J. Miller's residence, and across the County Road and following said County Road along the lands of Simon J. Miller, Jonas B. Miller and Harvey Yoder and across the land of Harvey Yoder to the corporation limits of the town of Grantsville, Garrett County, Maryland," be and the same is hereby permitted and approved, subject to the terms, conditions and stipulations in said Order contained.

The Commission having determined after due hearing that the exercise of said franchises is necessary and convenient for the public service.

ORDER No. 3711.

In the Matter of

The Application of Consolidated Gas Electric Light and Power Company of Baltimere for the Approval of an Agreement Between Said Company and the Chesapeake and Potomac Telephone Company of Baltimere City, Dated June 1st, 1917, for the Sale by the Former to the Latter of One Pole Located on the East Side of the Alley in the Rear of 512 South East Avenue, District No. 12, Baltimere County, Maryland, Under the Terms and Provisions of Order No. 2954, Entered June 26th, 1916, in Case No. 1151.

Before the

Public Service Commission of Maryland.

Case No. 1373.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this fourteenth day of June, in the year 1917, by the Public Service Commission of Maryland,

Detect, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3712.

In the Matter of

The Application of THE BALTIMORE AND OHIO RAILEOAD COMPANY for Authority to Issue \$16,250,500 of Toledo-Cincinnati Division First Lien and Refunding Mortgage Bonds, and \$10,000,000 of Refunding and General Mortgage Bonds of The Baltimore and Ohio Railroad Company.

Before the

Public Service Commission of Maryland.

Case No. 1371.

WHEREAS, The Baltimore and Ohio Railroad Company has filed with this Commission an application and report from which it appears that the Toledo and Cincinnati Railroad Company is now being organized to acquire

certain railroads in the State of Ohio, aggregating about 374 miles, formerly belonging to The Cincinnati, Hamilton and Dayton Railway Company and connecting with the railroads of The Baltimore and Ohio System at various points in Ohio, in pursuance of a plan of reorganization of The Cincinnati, Hamilton and Dayton Railway Company filed with said application, and it appearing from said application that The Baltimore and Ohio Railroad Company will become the owner of all the capital stock-\$5,000,000, and all the First and Refunding Mortgage Bonds-\$16,250,500, and all the Adjustment and Improvement Mortgage Bonds-\$20,000,000, of the Toledo and Cincinnati Railroad Company, and that the Baltimore and Ohio Railroad Company proposes to issue its Toledo-Cincinnati Division First Lien and Refunding Mortgage Bonds to the amount of \$16,250,500 to be secured by a pledge of a like amount of said First and Refunding Mortgage Bonds and to be dated July 1, 1917; to mature July 1, 1959; \$11,250,500 thereof to be issued as Series A to bear interest at the rate of 4% per annum, and to be redeemable on any semi-annual interest date, in whole or in part, at 1021/2 of their face value and accrued interest; and \$5,000,000 thereof to be issued as Series B to bear interest at the rate of 5% per annum, and to be redeemable on any semi-annual interest date, in whole or in part, at 105% of their face value and accrued interest; said Toledo-Cincinnati Division First Lien and Refunding Mortgage Bonds to be issued and exchanged under said plan for certain existing securities of The Cincinnati, Hamilton and Dayton Railway Company and to provide the cash requirements of the plan; and it further appearing that The Baltimore and Ohio Railroad Company proposes to issue and sell in reimbursement of expenditures heretofore made and expenditures to be made in the acquisition of said stock and said bonds of The Toledo and Cincinnati Railroad Company, \$10,000,000 of The Baltimore and Ohio Railroad Company's Refunding and General Mortgage Bonds, Series A to be dated December 1, 1915, to mature December 1, 1995, to bear interest at the rate of 5% per annum, and to be redeemable on or after June 1, 1925, at a premium of 5%; and the Commission being of the opinion that the use of the capital to be secured by the issue of such bonds is reasonably required for the said purposes of the said corporation, . IT Is, THEREFORE, This fifteenth day of June, Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Thereb, That the issue of \$16,250,500 of said Toledo-Cincinnati Division First Lien and Refunding Mortgage Bonds of The Baltimore and Ohio Railroad Company for the uses and purposes aforesaid is hereby approved.

AND BE IT FUETHER Detector, That the issue and sale of \$10,000,000 of said Refunding and General Mortgage Bonds, Series A, is hereby approved.

ORDER No. 3714.

In the Matter of

The Application of THE HAGERSTOWN AND FREDERICK RAILWAY COMPANY for Authority to Reduce and Re-adjust Its Capitalization by Issuing \$600,000.00 Amount of Ten-Year Gold Coupon Notes, \$842,500.00 Par Value of 6% Preferred Stock and \$1,483,450.00 Par Value of Common Stock for the Discharge of Lawful Refunding of \$1,225,000.00, Face Amount, of Its Adjustment Bonds, \$635,-000.00, Par Value, of Its 7% Preferred Stock, and \$2,000,000.00, Par Value, of Its Common Stock.

Before the

Public Service Commission of Maryland.

Case No. 1347.

WHEREAS, The Hagerstown and Frederick Railway Company applied to this Commission by petition in this case for an order authorizing it to reduce and readjust its capitalization by the issuance of \$600,000.00, face amount, of Six Per Cent. Ten-Year Gold Coupon Notes (being part of a proposed authorized issue of \$1,200,000.00 of Ten-Year Gold Coupon Notes), \$842,500.00, par value, of Six Per Cent Preferred Stock and \$1,483,450.00, par value, of Common Stock, to refund or lawfully discharge \$1,225,000.00. face amount, of its Adjustment Bonds, \$635,000.00, par value, of its Seven Per Cent Preferred Stock and \$2,000,000.00, par value, of its Common Stock, as set forth in the petition and the exhibits filed therewith; and

WHEREAS, After due consideration of the petition and the exhibits filed therewith, and after due hearing and testimony at such hearing, the Commission by Order No. 3637 authorized the issuance of such notes and stock; and

WHEREAS, The applicant has filed in this case a supplemental petition for authority to issue, for the same purposes, \$29,500.00, par value, of Common Stock in addition to the amount authorized by said Order No. 3637; and

WHEREAS, After due consideration of the supplemental petition and exhibits filed therewith and after due hearing and testimony at such hearing, the Commission is of the opinion that the capital to be secured by the issuance of such stock is reasonably required for the purposes of its applicant, to wit, the discharge or lawful refunding of its obligations.

IT IS, THEREFORE. This 18th day of June, 1917, by the Public Service Commission of Maryland,

Driverb, That The Hagerstown and Frederick Railway Company be and it is authorized to issue \$29,500.00, par value, of Common Stock in addition to the notes and stock authorized by Order No. 3637, made in this Case, to refund or lawfully discharge \$1,225.000.00, face amount, of its

Adjustment Bonds, \$635,000.00, par value, of its Seven Per Cent Preferred Stock and \$2,000,000.00, par value, of its Common Stock, as set forth in the petition and the exhibits filed therewith.

AND IT IS FURTHER **Detect**, That the Common Stock authorized to be issued by this Order be included in the reports required to be made to this Commission by Order No. 3637.

ORDER No. 3715.

In the Matter of

The Application of Maryland, Delaware and Virginia Railway Company for an Order Permitting and Approving the Shifting and Extension of Its Side Track at Willoughby, Queen Anne's County, Maryland.

Before the

Public Service Commission of Maryland.

Case No. 1374.

WHEREAS. It appears from the petition and exhibit filed in the above entitled matter that the proposed changes are necessary and convenient for the public service; and the Commission being of the opinion that a hearing in this case is unnecessary under the terms and provisions of Section 26 of the Public Service Commission Law,

IT Is, THEREFORE, This eighteenth day of June, 1917, by the Public Service Commission of Maryland,

Drogred, That the shifting and construction proposed in the above entitled application be, and the same are hereby, permitted and approved.

ORDER No. 3718.

In the Matter of

The Petition of the CRISFIELD LIGHT AND POWER COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Petitioner's Gas Rate Schedule P. S. C. Md. No. 3.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 422.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 20th day of June, 1917, by the Public Service Commission of Maryland,

Ditter, That permission be, and is hereby given, the Crisfield Light and Power Company to file and publish on five days' notice to the Commis-

sion and the public, petitioner's gas rate schedule P. S. C. Md. No. 3, to become effective July 1st, 1917; said schedule to contain rates, rules and regulations similar to those contained in copy of schedule submitted to the Commission for filing on June 6th, 1917, save in so far as modifications of certain of the rates, rules and regulations therein contained are necessary in order to conform to the requirements of the Public Service Commission Law and the rules and regulations of the Commission, as set forth in Report No. 107 of the Rate Clerk of the Commission,

PROVIDED, Said schedule be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said schedule shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3718 of date June 20th, 1917."

ORDER No. 3719.

In the Matter of

The Petition of THE TOLCHESTER BEACH IM-PROVEMENT COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplements to Petitioner's Passenger Tariff P. S. C. Md. Nos. 4 and 5. Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No 423.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 20th day of June, 1917, by the Public Service Commission of Maryland,

Debereb, That permission be, and is hereby given, The Tolchester Beach Improvement Company to file and publish on one day's notice to the Commission and the public, Supplement No. 1 to petitioner's passenger tariff P. S. C. Md. No. 4, to become effective June 23rd, 1917, and Supplement No. 2 to petitioner's passenger tariff P. S. C. Md. No. 5, to become effective July 1st, 1917; said supplements to contain fares in accord with those shown in specimen copies of said supplements herein filed,

PROVIDED, Said supplements be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplements shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3719 of date June 20th, 1917."

ORDER No. 3720.

In the Matter of

The Application of Baltimore, Chesaprake and Atlantic Railway Company for an Order Permitting and Approving the Extension of the Freight Siding at Mardela Springs, Wicomico County, Maryland.

Before the

Public Service Commission
of Maryland.

Case No. 1375.

WHEREAS, It appears from the petition and exhibit filed in the above entitled matter that the proposed extension is necessary and convenient for the public service, and the Commission being of the opinion that a hearing in this case, under the terms and provisions of Section 26 of the Public Service Commission Law, is unnecessary,

IT Is, THEREFORE, This twentieth day of June, 1917, by the Public Service Commission of Maryland,

Driven, That the proposed extension of Mardela Springs siding, as set forth in said petition, be, and the same is hereby, permitted and approved.

ORDER No. 3723.

In the Matter of

The Complaint of B. C. SCHILDKNECHT

78.

WASHINGTON COUNTY WATER COMPANY.

Before the

Public Service Commission of Maryland.

Case No. 1368.

The above cause having been previously set for hearing and having been heard on the date hereof, when both parties were represented in person or by counsel, and an oral opinion having been rendered by the Commission, through its Chairman, in which the conclusion was reached that the complainant is not entitled to the relief for which he has prayed,

IT IS, THEREFORE, This 21st day of June, in the year Nineteen Hundred and Seventeen, for the reasons assigned in the aforesaid oral opinion, by the Public Service Commission of Maryland,

Drucet, That the complaint in the above entitled matter be, and the same is hereby dismissed.

ORDER No. 3724.

In the Matter of

Before the

The Application of THE DUNDALK COMPANY for an Order Permitting and Approving the Exercise of the Franchise Granted by Its Certificate of Incorporation.

Public Service Commission of Maryland.

Case No 1372.

Dirich, This twenty-second day of June, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland, that the exercise by The Dundalk Company of the franchise granted it by its Charter or Certificate of Incorporation, a duly certified copy whereof is filed in these proceedings (File No. 3), be, and the same is hereby, permitted and approved, so far as it pertains to matters and things falling within the jurisdiction of this Commission, the Commission having determined, after due hearing, that the exercise of said franchise is necessary and convenient for the public service.

ORDER No. 3726.

In the Matter of

The Petition of the Railroads Operating Within the State of Maryland for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Rule Modifying Present Effective Rules Governing Reconsignment and Diversion of Shipments of Bituminous Coal.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 424.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 26th day of June, 1917, by the Public Service Commission of Maryland,

Drogred, That permission be, and is hereby given, railroads operating within the State of Maryland to file and publish on one day's notice to the Commission and the public, tariffs establishing rule modifying present effective rules governing reconsignment and diversion of shipments of bituminous coal, as follows:

"These rules will not apply on shipments of bituminous coal which are loaded in hopper or self-clearing cars of the following ownership (see note) except that upon arrival at destination and before placement for unloading, such shipments may be reconsigned once to a new consignee or delivery within the switching limits of the original destination. When this Company acts as a switching road, hopper or self-clearing cars will not be reconsigned under any circumstances.

Note:

Bessemer & Lake Eric Railroad Baltimore & Ohio Railroad Baltimore & Ohio Southwestern Cincinnati, Hamilton & Dayton Ry. Chesapeake & Ohio Railway Cincinnati, New Orleans & Texas Pacific Railway Coal & Coke Railway Erie Railroad Hocking Valley Railway Kanawha & Michigan Railway Louisville & Nashville Ry. Montour Railroad Wheeling & Lake Erie Railroad New York Central Railroad Norfolk & Western Railway Pennsylvania Railroad Pennsylvania Lines West of Pittsburgh Pittsburg, Chartiers & Youghiogheny Railway Pittsburg & Lake Erie R. R. Sandy Valley & Elkhorn Ry. Toledo & Ohio Central Ry. Union Railroad Wabash-Pittsburgh Terminal Ry. West Side Belt Railroad Western Maryland Railway Pittsburgh & West Virginia Ry. (Wabash Pittsburgh Terminal)."

PROVIDED, Said tariffs be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariffs shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3726 of date June 26th, 1917."

ORDER No. 3727.

In the Matter of

The Complaint of the Public Service COMMISSION OF MARYLAND

128.

THE UNITED RAILWAYS AND ELECTRIC COM-PANY OF BALTIMORE, a Body Corporate, With Respect to the "Skip-Stop" Plan of Operating Its Cars. Before the

Public Service Commission of Maryland.

Case No. 1378.

WHERRAS, Some time since the United Railways and Electric Company of Baltimore, a body corporate of the State of Maryland, made a formal application to the Public Service Commission for leave to operate its cars, to such an extent as might be deemed advisable by it, upon the "skip-stop" plan, that is to say, upon the plan of not stopping at every street corner, or other ordinary fixed point for stopping, but of intermitting, or skipping, one or more out of every two or more of such stopping points, for the purpose of expediting the general speed of its cars and of preventing, sa far as possible, the movement of its through, or long distance, passenger traffic from being unduly retarded by the movement of its short distance passenger traffic; and,

WHEREAS, The said Commission was unwilling to grant said leave to the Street Railway Company in advance of an actual trial by the said applicant of said "skip-stop" plan and in advance of the public opinion developed by such trial; and,

WHEREAS, Afterwards said "skip-stop" plan of operation was, as it still is being, actually tried by the Street Railway Company on certain of its fines, and the said Commission has, through its transportation expert, kept the actual workings of said plan under observation and has accumulated a considerable amount of data in relation thereto; and,

WHEREAS, Since said "skip-stop" plan of operation went into effect a large number of communications in regard to its results have been addressed to the said Commission, some condemning and some commending said "skip-stop" plan of operation; and,

WHEREAS, The said Commission is advised that the best way of collecting all the facts bearing upon said "skip-stop" plan of operation, whether favorable or adverse thereto, and of offering everyone who is concerned in the premises a full opportunity to be heard in opposition to or in advocacy of the said "skip-stop" plan of operation and of enabling the said Commission to arrive at a just and reasonable determination of the whole controversy, is for the said Commission to itself file a complaint consolidating, in effect, all the remonstrances which have been filed with the said Commission against said "skip-stop" plan;

Now, THEREFORE, Albert G. Towers, E. Clay Timanus and Philip D. Laird, members of the Public Service Commission of Maryland, by W. Cabell Bruce, their General Counsel, complaining against the said Street Rajlway Company, do hereby say:

That said "skip-stop" plan of operation is unjust and unreasonable and productive of inadequacy of service and creates a much larger measure of public inconvenience, discomfort and hardship than any it does away with,

WHEREFORE, It is this twenty-seventh day of June, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Driver, That a copy of this complaint and order be forwarded to the said United Railways and Electric Company of Baltimore and that the matter complained of be satisfied by said body corporate, or that the charges therein be answered, in writing, by said body corporate within ten (10) days from the service of this complaint and order.

ORDER No. 3730.

In the Matter of

The Application of Baltimore, Chesapeake and Atlantic Railway Company for an Order Permitting and Approving the Construction of a Private Siding Six-tenths of One Mile West of Rhodesdale in Dorchester County, Maryland, for the Use of Charles P. Barnes. Before the

Public Service Commission of Maryland.

Case No. 1379.

WHERAS, It appears from the petition and exhibit filed in the above entitled matter that the proposed construction is necessary and convenient for the public service, and the Commission being of the opinion that a hearing is not required under the terms and provisions of Section 26 of the Public Service Commission Law,

IT Is, THEREFORE, This twenty-eighth day of June, 1917, by the Public Service Commission of Maryland,

Orners, That the construction proposed in the above mentioned application be, and the same is hereby, permitted and approved.

ORDER No. 3731.

In the Matter of

The Application of THE BALTIMORE AND OHIO RAILROAD COMPANY for Authority to Issue \$16,250,500 of Toledo-Cincinnati Division First Lien and Refunding Mortgage Bonds, and \$10,000,000 of Refunding and General Mortgage Bonds of the Baltimore and Ohio Railroad Company.

Before the

Public Service Commission of Maryland.

Case No 1371.

WHEREAS, By its Order No. 3712, passed in the above entitled case on the 15th day of June, in the year Nineteen Hundred and Seventeen (File No. 11), this Commission authorized the applicant, The Baltimore and Ohio Railroad Company, to issue \$16,250,500 of its Toledo-Cincinnati Division First Lien and Refunding Mortgage bonds, \$11,250,500 whereof were to be used for exchange for other securities under the Plan of Reorganization of The Cincinnati, Hamilton and Dayton Railway Company, and \$5,000,000 whereof were to be sold to provide money for the cash requirements of said Plan of Reorganization; and also authorized said The Baltimore and Ohio Railroad Company to issue \$10,000,000 of its Refunding and General Mortgage Bonds, Series A, to reimburse it for expenditures made and to be made in subscription to the acquisition of certain securities of The Toledo and Cincinnati Railroad Company; and

WHEREAS, By its supplementary petition filed in these proceedings on the 25th day of June, 1917 (File No. 15), said applicant represents that, since the passage of said Order No. 3712, its President and Board of Directors has determined that it is not advisable at this time to offer for sale either the said \$5,000,000 of Toledo-Cincinnati Division First Lien and Refunding Mortgage Bonds for the purpose above set forth, or the said \$10,000,000 of the Refunding and General Mortgage Bonds of The Baltimore and Ohio Railroad Company for the purposes in said original application named, and has prayed for authority to issue, in lieu thereof, its notes as follows:

Seven million five hundred thousand dollars of its Five Per Cent Secured Gold Notes, Series A, to bear interest at the rate of 5 per cent from July 1, 1917, and to be payable in one year on July 1, 1918;

Seven million five hundred thousand dollars of its Five Per Cent Secured Gold Notes, Series B, to bear interest at the rate of 5 per cent from July 1. 1917, and to be payable in two years on July 1, 1919; said notes to be secured by \$10,000,000 Refunding and General Mortgage Bonds of The Baltimore and Ohio Railroad Company, 60,000 shares of the First Preferred Stock of the Reading Company, 60,000 shares of the Second Preferred Stock of said Reading Company and 60,000 shares of the Common Stock of said Reading Company; and

Whereas, After due hearing, the Commission is of the opinion that said Order No. 3712, may properly be modified as prayed, and that the capital to be secured by the issue of said notes is reasonably required for the aforesaid purposes of said corporation,

IT Is, THEREFORE, This 29th day of June, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Dittert, That The Baltimore and Ohio Railroad Company be, and is hereby, authorized to issue its Five Per Cent Secured Gold Notes in the total sum or amount of fifteen millions of dollars (\$15,000,000) in two series, as follows:

Series A, in the aggregate sum or amount of Seven Million and Five Hundred Thousand Dollars (\$7,500,000), payable on July 1, 1918, and to bear interest at the rate of five per cent from July 1, 1917.

Series B, in the aggregate sum or amount of Seven Million and Five Hundred Thousand Dollars (\$7,500,000), payable on July 1, 1919, and to bear interest at the rate of five per cent from July 1, 1917.

It is Fuether Dibered, That said The Baltimore and Ohio Railroad Company is hereby authorized to issue and pledge and deposit as security for the notes herein authorized to be issued, ten millions of dollars (\$10,000,000) of the Refunding and General Mortgage Bonds of The Baltimore and Ohio Railroad Company, and sixty thousand (60,000) shares of the First Preferred Stock of the Reading Company, sixty thousand (60,000) shares of the Second Preferred Stock of the Reading Company and Sixty Thousand (60,000) shares of the Common Stock of the Reading Company.

IT IS FUETHER DIBITION, That so much of said Order No. 3712, as authorizes the sale of \$5,000,000 of Toledo-Cincinnati Division First Lien and Refunding Mortgage Bonds and the sale of \$10,000,000 of Refunding and General Mortgage Bonds of the Baltimore and Ohio Railroad Company, be, and the same is, hereby suspended, until a further order of the Commission with respect thereto is passed, the issue of said last mentioned bonds being authorized at this time for the purpose of pledge and security as above set forth.

ORDER No. 3732.

In the Matter of

The Application of JOHN T. HOPKINS for Permission to Add One Additional Round Trip to His Present Schedule Between Bel

Air and Havre de Grace, Maryland.

Before the

Public Service Commission of Maryland.

Case No. 1344.

Upon further consideration of the record in the above entitled case, it appearing to the Commission that a modification of its Order No. 3603 entered herein on the 24th day of April, in the year 1917, is reasonable and proper,

It Is, THEREFORE, This 29th day of June, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Trigget, That Order No. 3603 entered herein by the Commission on April 24th, 1917, he and the same is hereby abrogated and set aside.

IT IS FURTHER Detect, That the application of John T. Hopkins in this case exhibited be, and the same is hereby granted and that the permit applied for be issued adding one round trip daily to present schedule between Bel Air and Havre de Grace,

PROVIDED, That said John T. Hopkins shall not, on the additional daily round trip hereby authorized, transport passengers locally between Bel Air and Churchville.

FURTHER DITIETE, That permit No. A 149 issued by this Commission on January 24th, 1917, be, and it is hereby revoked and that new permit be issued to said John T. Hopkins, authorizing the operation by him of one additional round trip daily to his present schedule of motor vehicle operating for public use between Bel Air and Havre de Grace, subject to the restrictions hereinbefore contained, upon re-adjustment of license charges as by Section 2614 of the Public Service Commission Law provided.

ORDER No. 3738.

In the Matter of

The Petition of the Railroads Operating Within the State of Maryland for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Rule Modifying Present Effective Rules Governing Reconsignment and Diversion of Shipments of Bituminous Coal.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 424.

Upon supplemental petition this day filed herein it is, after due consideration, this 2nd day of July, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Orberch, That the list of cars of excepted ownership shown in this Commission's Order No. 3726 entered on June 26th, 1917, be and the same is hereby extended so as to include cars of following ownership:

Cumberland & Pennsylvania Railroad Huntington & Broad Top Mt. R. R. & Coal Co. Georges Creek & Cumberland Railroad.

ORDER No. 3742.

In the Matter of

The Petition of Ernest L. Frailey, Operating Motor Vehicle for Public Use, for

 Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Tariff Changing the Rates Charged for the Transportation of Milk.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 425.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 5th day of July, 1917, by the Public Service Commission of Maryland,

Orners, That permission be, and is hereby given, Ernest L. Frailey, operating motor vehicle for public use, to file and publish on one day's notice to the Commission and the public, tariff changing as of July 10th, 1917, the rates charged for the transportation of milk, to following basis:

PROVIDED, Tariff containing said rates be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3742 of date July 5th, 1917."

ORDER No. 3746.

In the Matter of

The Petitions of THE PENNSYLVANIA RAILBOAD COMPANY and the WESTERN MARYLAND RAIL-WAY COMPANY for Permission
Under Section 15 of the Public Service
Commission Law to File and Publish on
Less Than Statutory Notice Petitioners'
Freight Tariffs Increasing the Charge for
Handling Iron and Steel Articles and Decreasing the Free Storage Period Allowed
on Such Articles, Unloaded From Cars at
Baltimore, Maryland.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 426.

The above mentioned petitions having been received and filed, upon consideration thereof, it is this 6th day of July, 1917, by the Public Service Commission of Maryland,

Railroad Company and the Western Maryland Railway Company to file and publish on five days' notice to the Commission and the public, petitioners' freight tariffs increasing the charge for handling iron and steel articles, domestic or export, unloaded from cars upon open piers, bulkheads or lands of Pennsylvania Railroad at Canton Station, Baltimore, Maryland, and of Western Maryland Railway at Port Covington and storage yards at Westport, Maryland, and at Baltimore, Maryland, and outer yards (Leahigh yards and east thereof) excluding Hillen Station, from thirty-five cents (35c) to fifty cents (50c) per ton and decreasing the free storage period from sixty (60) days to fifteen (15) days, and providing changes in and additions to lists of articles subject to the charges aforesaid, all as shown in specimen copies of pertinent parts of tariffs to be issued under authority of this Order, filed herein as exhibits,

PROVIDED, Said tariffs be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariffs shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3746 of date July 6th, 1917."

ORDER No. 3749.

In the Matter of

The Petition of Common Carriers Operating
Within the State of Maryland for Permission Under Section 15 of the Public
Service Commission Law to File and Publish on Less Than Statutory Notice
Freight Tariffs Effecting Increases in
Freight Rates.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 427.

WHEREAS, Various common carriers operating within the State of Maryland some time since filed with the Public Service Commission of Maryland special supplements to freight tariffs proposing to increase, effective July 1st, 1917, rates and charges on Maryland intrastate traffic in effect on said July 1st, 1917, the form of such special supplements being permitted by this Commission's Order No. 3627, entered May 2nd, 1917, and

WHEREAS, Like special supplements to freight tariffs proposing to increase freight rates and charges on interstate traffic were contemporaneously filed with the Interstate Commerce Commission, and

Whereas, The Interstate Commerce Commission has, after investigation and hearing, ordered the operation of said special supplements to freight tariffs suspended until October 28th, 1917, and has granted authority to said carriers to increase their interstate class rates approximately 15 per cent. upon publishing and filing with said Interstate Commerce Commission upon not less than five days' notice tariffs containing said increased freight rates, and

WHEREAS, Some of said common carriers have suspended the operation of said special supplements to freight tariffs increasing Maryland intrastate freight rates and charges until October 28th, 1917, under authority of this Commission's Circular No. 10G of date February 11th, 1914, while other carriers desire to effect the suspension and cancelation by one and the same supplement, and

WHEREAN. The Baltimore and Ohio Railroad Company by William Ainsworth Parker, its General Attorney, has, on behalf of all railroads and other common carriers publishing Maryland intrastate freight rates, made application to this Commission for permission under Section 15 of the Public Service Commission Law to file and publish on less than statutory notice tariffs containing a 15 per cent. increase in class rates applying on Maryland intrastate freight traffic, and for permission to cancel the aforesaid special supplements to freight tariffs, some of which are now under suspension until October 28th, 1917, and

WHEREAS, it appears that said carriers desire to have said increased intrastate freight rates become effective on the same date on which said increased interstate rates shall become effective for purpose of simplicity, and in order to avoid confusion incident to having two sets of tariffs in the

hands of said carriers' agents at the same time, one for interstate and another for intrastate traffic, and

Whereas, After due consideration it appears that the application of said carriers is reasonable and proper, and should be granted, it is this 6th day of July, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Diberch, That permission be and is hereby given to all the common carriers in the State of Maryland, in whose behalf said application has been made to this Commission, to file and publish on five days' notice to the Commission and the public tariffs containing an increase not exceeding 15 per cent. in class rates applicable to transportation of Maryland intrastate freight traffic, and to cancel the special supplements to freight tariffs, some of which are now under suspension until October 28th, 1917,

PROVIDED, That tariffs containing said rates and providing for the cancelation of said special supplements shall be filed with the Commission upon issuance of this order, and shall be published by posting as required by law, and that all copies of said tariffs shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3749 of date July 6th, 1917."

AND IT IS FURTHER **DIRECTO**, That by passing this order the Public Service Commission is not to be taken as in any sense whatever approving any rates that may be filed under the authority of this order; all such rates being left as fully subject to investigation and correction on complaint, or on the Commission's own motion under the provisions of the Public Service Commission Law as if this order had never been passed.

OPINION.

In the Matter of

The Application of the Baltimore County
Water and Electric Company for Permission to Change and Readjust Its Schedules of Quarterly Minimum Charges or
Rates on Metered Water Supply Service.

Before the
Public Service Commission
of Maryland.

Case No. 375.

Appearances:

ALBERT H. WEHR, President, for the Company;
CARVILLE D. BENSON and T. SCOTT OFFUTT, for Protestants;
OSBORNE I. YELLOTT, Assistant General Counsel, for the Commission and on behalf of the Public.

Hearings: June 12, 1912; May 2, 1917, and June 6, 1917.

LAIRD, Commissioner.

July 6, 1917.

This investigation had its origin in an application filed June 3, 1912, by the Baltimore County Water and Electric Company (File No. 2) for permission to make certain changes in its schedule of rates and rules for water service filed with the Commission November 1, 1910. Thereupon the Commission passed its Order No. 757 (File No. 5), setting the application for hearing on June 12, 1912, and providing for the publication of notice of the hearing. This was followed by the filing of a number of protests against the proposed changes. It became apparent at the hearing that the matters in controversy would require for their proper adjustment a valuation of the property of the Company; and it was agreed that the hearing should be adjourned until such valuation could be made, which it was then hoped could be proceeded with in a short time. It so happened, however, that the patrons of the Company were content, upon the whole, to let matters stand as they were and no further move was made upon their part. On June 29, 1912, the Company filed with the Commission an elaborate compilation of data (File No. 45) relating to the changes in rates and the effect they would have upon each one of the different classes of consumers.

In the meantime important and expensive investigations were in progress which employed the time of the Commission's Engineering and Accounting Departments and absorbed all of the funds at its disposal for investigation purposes. The result was that this case was permitted to rest much longer than it should have done, but not without some compensation, inasmuch as the Commission's experience in other extensive investigations has enabled it to apply to the present one methods of appraisal far more satisfactory, considering the peculiar lay-out of the Company's property and other circumstances, than would have been possible at the time the proceeding was instituted.

In the meantime also the Company has conceived some changes in the proposed rates and suggested that the Commission should first ascertain the fair value of its property for rate-making purposes and the return which the Company would be permitted to earn, in order that it might adjust its schedules of rates and rules in accordance with conditions which it would be required to meet. This seemed to be a wise suggestion, because it would enable the protestants and all others concerned to study the rates and rules which the Company may submit in the light of a careful appraisal of its properties and of the study and findings of the Commission of the values upon which the rates of the Company should be based. This opinion therefore covers only the value of the property and the rate of return.

On January 5, 1916, the Company filed an inventory and appraisal of its property as of June 30, 1914, filling two volumes aggregating 971 pages (File Nos. 46 and 47). At this time the Commission directed the Assistant General Counsel to take and carry to conclusion a valuation of the property of the Company on behalf of the Commission and in his capacity as People's Counsel, and shortly thereafter the Chief Engineer was directed to proceed to make at once not less than a ten per cent check of the Company's inventory of its property.

HISTORY.

The Baltimore County Water and Electric Company of Baltimore County was incorporated on the 7th day of May, 1900, by Articles of Agreement of Consolidation between The Chesapeake Electric and Water Company of Baltimore County and The Catonsville Water Company. (For history of these companies, see File No. 46, pages 29-74, which gives in extenso the several charters and articles of agreement.)

By the articles of agreement the Baltimore County Water and Electric Company is authorized to issue stock to the amount of \$300,000.00 divided into 6,000 shares of the par value of \$50.00 per share, and to assume all of the bonded and other indebtedness and obligations of every kind of each of the parties thereto, and shall pay to the stockholders of the Catonsville Water Company the sum of \$50,000.00 in cash, and \$100,000.00 in full paid and non-assessable stock, taken at its par value, of the new company; and to the stockholders of the Chesapeake Electric and Water Company of Baltimore County the sum of \$150,000.00 in its full paid and non-assessable stock taken at its par value. The consolidated company is also authorized to create an issue of first consolidated mortgage bonds of the par value of one million dollars (\$1,000,000.00), bearing interest at the rate of five per centum per annum and payable forty years from June 1, 1900. Of this issue there were to be reserved a sufficient number to retire \$75,000.00 first mortgage bonds and \$200,000.00 or so much thereof as may have been issued, general mortgage bonds of The Chesapeake Electric and Water Company of Baltimore County and \$60,000.00 or so much thereof as may have been issued, first mortgage bonds of the Catonsville Water Company, the remaining bonds to be sold as the proceeds are required to provide means with which to pay the present stockholders of the Catonsville Water Company as provided, and the expenses of the consolidation and payment of unsecured debts against the respective corporations, parties to the agreement, and constructing extensions to the plant and equipment of the consolidated company from time to time.

Several amendments of the charter have been made, which it is unnecessary to set forth here, except the one of February 17, 1910, by which the capital stock of the company was increased from \$300,000.00 to \$600,000.00, and in the certificate of amendment we find the statement that the original stock had been issued in pursuance of the agreement of consolidation namely, \$100,000.00 to the stockholders of the Catonsville Water Company, \$150,000.00 to the stockholders of The Chesapeake Electric and Water Company of Baltimore County, and \$50,000.00 sold for cash at par.

By an Act of the General Assembly of Maryland, passed at the session of 1894, the Towson Water Company was incorporated. It does not appear to what extent this company constructed its plant, but on June 30, 1900, it conveyed all of its property, privileges and franchises to The Baltimore County Water and Electric Company and ceased to do business. Its field of operation became a part of the Northern District of the last named company.

THE TERRITORY SERVED.

At the time this proceeding was instituted, in June, 1912, The Baltimore County Water and Electric Company operated an electric plant as well as a water plant. Subsequently the electric plant was sold to the Consolidated Gas Electric Light and Power Company of Baltimore, and this investigation is not embarrassed by any connections whatsoever with other utilities operated by this Company. The territory served by the Company is that portion of Baltimore County contiguous to Baltimore City, and for purposes of service and rates is divided into three districts, the Eastern District, comprising that part of Baltimore County east of Baltimore City, and as from time to time enlarged and extended by additions to the distributing system of the Company, which it supplies with water from the Herring Run Supply of the Company and now comprises Highlandtown, Canton, Orangeville and vicinities: the Western District, comprising that part of Baltimore County west and southwest of Baltimore City, and as from time to time enlarged and extended by additions to the distribution system of the Company, which is supplied with water directly from the Avalon supply of the Company, and now comprises principally portions of the territory of said county south of Edmondson Avenue, with a few outlying sections north of Edmondson Avenue, such as Rolling Road, Winter's Lane, Harlem Lane and Nunnery Lane; and the Northern District, comprising that part of Baltimore County northwest, north and northeast of Baltimore City, and as from time to time enlarged and extended by additions to the distributing system of the Company which is supplied with water indirectly from the Avalon Supply, through the repumping Station of the Company at Catonsville, and now comprises portions of said county from the north side of Edmondson Avenue (with the exceptions included in the Western District) to the Bel Air Road.

The reason for this division of the property of the Company into districts, each with proper distribution of capital, its distinct rates of service and its separate accounts of operation, is fully set forth in the testimony of Mr. Albert H. Wehr, the President of the Company, at a hearing held June 6, 1917 (File No. 79), and may be briefly summarized as follows: The operations in each of these districts are distinct and separate problems and propositions. In the Eastern District, the water is supplied exclusively from Herring Run, and is pumped by steam against an average pressure of eighty pounds. There were on June 30, 1914, 33.917 miles of mains in the territory of this district, and 5,565 consumers on the system, or 164 plus consumers per mile of main. The reproduction cost less depreciation of the distribution main pipe in this district, as of June 30, 1914, as arrived, at by the employes of the Commission and the Company, is \$200,918,00.

The supply in the Western District is furnished by the pumps at Avalon, on Patapsco River, operating directly into the stand-pipe and reservoir in Catonsville, by means of water power except when the river is too low, when steam power is used. The operation here is against a pressure of two hundred and fifty pounds, and occasionally three hundred pounds. The

main from Avalon to Catonsville is 4.1216 miles long, and is divided in the capital account between the Western and Northern Districts, for reasons which will presently appear. The pipe used for the Western District measured on June 30, 1914, 34.4904 miles and there were 1,129 consumers, or 32 plus consumers per mile. The reproduction cost less depreciation of the main pipe in this district is \$169,226.00 as of June 30, 1914.

The supply in the Northern District is also taken from the Patapsco River, but it is repumped by electric power from the reservoir at Catonsville to the stand-pipe at Towson against a pressure of fifty pounds, which accounts for the division of the cost of the Avalon-Catonsville main between the Western and Northern Districts as mentioned above. The pipe used for this district on June 30, 1914, was 62.0231 miles, and there were 2,296 consumers, or 35 plus consumers per mile. The reproduction cost less depreciation of the main pipe here is \$381,535.00 as of June 30, 1914.

Certain facts in connection with these Districts and with the plant as a whole, are summarized in the following table, compiled from Mr. Wehr's testimony (File No. 79) and the figures refer to the date June 30, 1914, exclusive of going value:

	Eastern	Western	Northern	Total
	District	District	District	District
Miles of Main	33.917	34.4905	64.0839	132.4914
Consumers:	5,565	1,129	2,296	8,990
Consumers per M. of				
Mains	164	32	3 5	67
Investment in Mains	\$200,918	\$169,226	\$381,535	\$ 751,67 9
Investment in Mains				
per consumer	\$36.10	\$149.89	\$162.22	\$83.61
Gross Revenue per				
consumer	\$13.24	\$27.99	\$ 19.59	\$16.71
Operating Expense				. •
per consumer	\$7.26	\$17.20	\$11.33	\$9.54
Net Revenue per con-				
sumer	\$5.98	\$10.79	\$8.26	\$7.17
Consumption of Wa-				
ter-Pumpage, gals.1,0	57,764,000	219,699,000	225,521,000	1,502,984,000
Consumption per con-	•			
sumer per day	521	533	269	441
Total Investment, not				
including "Going				
Value," per con-				
sumer on June 30,				•
1914	\$113.75	\$397.30	\$347.09	\$208.95
Return on Total In-				
vestment per con-	•			
sumer	5.26%	2.72%	2.38%	3.43%
Number of Consumers				
on Dec. 31, 1916	6,059	1,237	3,127	10,423

FINANCIAL.

The financial condition of the Company will be found in the Auditor's Report (Commission's Exhibit No. 11, File No. 72), and is here given in somewhat condensed form as of June 30, 1914, the date of the appraisal, and as of December 31, 1916, the date to which the fair value is computed, as follows:

Bulance Sheet.	June 30, 1914.	Dec. 31, 1916.
Fixed Assets	\$1,507,225.45	\$1,651,212. 59
Funds—Sinking Fund	759.44	379.44
Special Fund		7,806.54
Cash Assets—Cash	8,307.54	4,988.67
Investments	349,846.44	282,332.44
Accounts Receivable	38,304.48	69,227.20
Prepayments	8,606.20	4,158.85
Material and Supplies	2,500.00	2,995.00
Deferred Assets-Unamortized discount on	l	
outstanding debt	19,050.55	19,477.91
	\$1,934,600.10	\$2,042,578.64
Liabilities.		
Funded Debt		\$ 914,000.00
Floating Debt	20,000.00	20,000.00
Customers' Deposits	34,306.61	32,595.36
Notes and Bills Payable	38,750.00	35,750.00
Accounts Payable	19,557.31	14,815.65
Deferred Liabilities:		
Unearned Revenue		26,968. 59
Interest and Rents Accrued	7,941.67	8,183.33
Dividends on Common Stock	7,800.00	7,800.00
Reserves: Depreciation and Amortization	94,669.93	130,817.06
General Reserve	298.59	
Reserve for Losses in Suspense		600.00
Capital Stock	390,000.00	390,000.00
Surplus		195,425.21
Special Surplus Reserved		265,623.44
	\$1,934,600.10	\$2,042, 578.64

THE INVENTORY AND VALUATION.

On May 2, 1917, the Assistant General Counsel of the Commission filed a report of his proceedings under the direction theretofore given him, which, after the hearings, was found to be so clear and satisfactory a resume of voluminous exhibits, that the Commission here inserts it, with a few unim-

portant omissions, as the best account it can give of the procedure taken to ascertain the fair value of the Company's property.

"On April 24, 1916, the Commission adopted a resolution (File No. 49) directing its Chief Engineer to proceed at once to make not less than a 10% check of the property contained in the inventory filed by the Water Company January 5, 1916, as aforesaid.

"On May 25, 1916, such inventory check was filed in the proceedings by the Chief Engineer (File No. 52).

"This inventory check was accompanied by Report No. 842 of the Chief Engineer under date May 19, 1916, which through inadvertence was not filed in the matter until Sept. 29, 1916 (File No. 56). The Chief Engineer's report showed that of the total net appraised value of the physical property in the inventory submitted by the Company to the value of \$1,323,050, which is exclusive of water diversion rights, reservations and land, there was checked physical property to the value of \$1,088,116 or over 82%. The report further showed that such inventory check had demonstrated that the Company's inventory was substantially correct. In this connection the Chief Engineer stated (p. 14 of Report): "There were, of course, differences in the quantities found by our engineers but where these have not been satisfied by further examination and investigation they are of relatively small individual importance, and in the end substantially balance, as might be expected considering the care exercised in preparing this inventory, which will appear from close examination.'

"My own examination of the inventory and appraisal filed by the Company January 5, 1916 (File Nos. 46 and 47), and of the report of the Chief Engineer above referred to, satisfies me that the inventory so filed by the Company was substantially correct, and I therefore recommend that the same be accepted as correct by this Commission.

"VALUATION.

"On September 29, 1916, the Commission passed a resolution (File No. 55) directing the Chief Engineer to proceed at once to appraise the property enumerated in the inventory of the Company above referred to and report the result of such appraisal to the Commission.

"The order just referred to contemplated the appraisal by the Chief Engineer of the tangible physical property only of the Company, exclusive of land and buildings.

"In addition to such tangible physical property the Company was possessed of other fixed assets and funds of an intangible character which were carried in its capital accounts and upon which, if properly valued, the Company is entitled to earn as a part of its investment in the public service.

"In view of the fact that such intangibles were not embraced in the above instruction to the Chief Engineer, but nevertheless had to be valued, it seemed desirable for the Assistant General Counsel and the Chief Engineer to co-operate in filing a report which should embrace the entire property of the Company rather than that the Chief Engineer should file a separate report embracing a part only of such property.

"In consequence the exhibits filed herewith will be found to deal with the entire property of the Company and to embrace the valuations of the tangible property made by the Chief Engineer pursuant to the Commission's order of September 29, 1916, above referred to.

"In the preparation of such exhibits the Assistant General Counsel has followed the plan heretofore adopted by this Commission of having the respective valuations of the Company and the Commission of all items embraced in the inventory strictly comparable to the most minute practicable degree. The same idea of having all figures comparable is carried out in the successive summary sheets.

"Classification of Accounts.

"The basis for the several exhibits filed by the Assistant General Counsel herewith will be found to be the classification of accounts adapted from and recommended in the pamphlet 'Uniform Accounts for Systems of Water Supply,' arranged by Representatives of the United States Bureau of the Census, American Water-Works Association, New England Waterworks Association, American Association of Public Accountants, Ohio Bureau of Uniform Public Accounting and others interested, published in 1911 by the Department of Commerce and Labor, Bureau of the Census, being the system of accounts used by the Baltimore County Water & Electric Company. A copy of this pamphlet is filed with this Report, marked 'Commission's Exhibit No. 1.'

"To insure strict adherence to such arrangement of accounts the Assistant General Counsel prepared a pamphlet, Form No. 1, 'Classification of Accounts,' with instructions, and handed copies of the same to the representatives of the Water Company and the Chief Engineer. A copy of this pamphlet, Form No. 1, is appended hereto, marked Commission's Exhibit No. 2.

"Reference to said Classification of Accounts will show a general subdivision of the Company's capital accounts, the accounts being referred to in the above accounting system as Summary Accounts, General Accounts, and Sub-General Accounts, respectively.

REPRODUCTION COST.

METHOD OF APPRAISAL.

"The Company's Inventory and Appraisal (File Nos. 46 and 47) is noteworthy for its orderliness and completeness. Its arrangement throughout follows the System and Classification of Accounts above referred to. (Commission's Exhibits Nos. 1 and 2.)

"Chief Engineer's Report.

"This Inventory and Appraisal was used by the Chief Engineer of the Commission as the basis of his appraisal. The Chief Engineer found that the Company's Appraisal contained a large number of figures which were clearly Contract Prices, while there were others to which additions should be made for Omissions and Contingencies and Contractor's Profit. He thereupon classified all the items in the Inventory between these two classes, thereby arriving at a final contract price of each of the items.

"These figures, so far as the physical property was concerned were agreed upon by the Chief Engineer and the Company's representatives as fairly representing the Reproduction Cost New of the property.

"To these figures the Chief Engineer added allowances for Engineering and deducted amounts which in his judgment fairly represented the amount of depreciation which the property had undergone since its installation.

"The Chief Engineer's figures and methods are shown in his Report, Exhibit No. 3, filed herewith.

"Operating Franchises Or Highway Rights.

"Account No. 622.

"Section 34 of the Public Service Commission Law provides in effect that the Commission has no power to authorize the capitalization of any franchise in excess of the amount actually paid as the consideration for the grant of the same.

"In this case the Company had appraised its franchises at \$2,232 (undepreciated). The Auditor was unable to find this sum on the Company's books, whereupon the matter was referred to the Company with the result that the figure of \$1906 (undepreciated) was agreed upon as fairly representing the actual cost of such franchises.

"The correspondence and tabulations relating to this item are filed herewith as Exhibit No. 4.

"The items of Land, Buildings and Water Rights being of such considerable value in the aggregate in the case of this Company, it was thought desirable to secure the services of a competent real estate expert to appraise the same. Consequently the Assistant General Counsel recommended to the Commission the employment of Mr. John J. Hurst of Baltimore City in this connection, and he was duly employed.

"The instructions to Mr. Hurst with respect to the valuation of such real estate were as follows:

In appraising this property for the Commission in this proceeding it will be necessary for the appraisers to place two separate and distinct valuations upon the same:

'1st. The market value based upon the market value of other lands in its immediate vicinity and similarly located;

"2nd. The value made up of such market value plus any added value the property may have by reason of its peculiar adaptability to the needs and requirements of this particular Company."

'I hand you herewith an abstract of Judge Urner's opinion in the Brack Case, 125 Md. 379 bearing upon the question of land values.

'It is not my idea that the value of land for purposes of condemnation is necessarily its fair value for rate-making purposes, but I think it proper that the experts have some definite basis for valuation and that their valuations in turn should be considered by the Commission in arriving at its final conclusion as to fair value. It is for that reason that I wish these valuations in the alternative form above stated.'

"At the same time Mr. Hurst was furnished a series of sheets in pamphlet form containing short descriptions and blue print plats of all the real estate embraced in the Company's inventory, with spaces for the insertion of the appropriate figures found by Mr. Hurst to represent the values of the lands in question.

"Mr. Hurst's report, with the more important correspondence relating thereto is filed herewith as Exhibit No. 5.

"The figures given by Mr. Hurst as to the 'special value based upon a consideration of any peculiar adaptability which this property may have to the needs and requirements of the Company' have been carried into the Commission's comparative summary sheets filed herewith as exhibits. They will be found somewhat in excess of the Company's figures, which, in turn, were somewhat higher than Mr. Hurst's figures for the 'market value' of the land.

"In the case of land owned by the Company all water-rights, diversion rights and rights of way were appraised separately by the Chief Engineer and added to the values of the land as found by Mr. Hurst, the latter having understood in making his valuations that this method would be pursued.

"Comparative Appraisals—Fixed Assets.

"The foregoing exhibits, File Nos. 46 and 47 on behalf of the Company and Exhibits 3, 4 and 5 on behalf of the Commission embraced all the Fixed Assets of the Company, covering the following summary and general accounts:

"6. FIXED ASSETS

- 61 General Assets-Tangible
- 62 General Assets-Intangible
- 63 Operating Management Properties
- 64 Collecting System Properties
- 65 Purification System Properties
- 66 Pumping System Properties
- 67 Distribution System Properties
- 68 Miscellaneous Properties.

"With the idea of making the respective appraisals strictly comparable, the figures contained in the above exhibits were next carried into a series of large sheets which have been bound and are filed herewith designated 'Comparative Appraisals—Fixed Assets' and comprising Exhibit No. 6.

"This exhibit is in three parts, Eastern District, Northern District and Western District, such subdivision having been adopted by the Company in its Inventory and Appraisal and retained in the foregoing as well as in all subsequent exhibits.

"In Exhibit No. 6 all the items contained in the Inventory and Appraisal of the Company (File Nos. 46 and 47) are embraced by classes and corresponding account numbers, with the respective valuations in parallel columns.

"In all the exhibits blank columns are left for the insertion of final figures by the Commission itself if such should become desirable or necessary.

"Non-Physical Elements of Value.

"In addition to the items of intangibles embraced in Account No. 62 with its several sub-accounts, the Company claimed the sum of \$536,716 for 'Going Value,' or cost of Building up the Business. This 'Going Value' was calculated by the 'Wisconsin Method,' and the details thereof appear on page 133 et seq of the Company's Inventory and Appraisal, File No. 46. The Company's figure for this item is carried into the final summary sheets.

"The Company also claimed an additional sum of \$57,800 for discount on \$2,000,000 of securities (theoretical) and conceded an allowance of \$27,218 on account of Customers' Deposits invested in plant.

"The sum of the four main items, Fixed Assets and Funds, Going Value, Discount on Securities less Depreciation and Customers' Deposits and Working Capital go to make up the final figures for the 'Reproduction Cost less Depreciation' value of the property found in the final summary sheets.

"The figures contained in all the foregoing exhibits were next carried into a series of Summary Sheets as follows:

"SUMMARY SHEETS.

"First Comparative Summary.

"This Summary is filed herewith marked Exhibit No. 7 in four parts, as follows:

"All Districts

"Eastern District

"Northern District

"Western District.

"This Summary is a condensation of Exhibit No. 6, 'Comparative Appraisals—Fixed Assets.'

"Second Comparative Summary.

"This Summary is filed herewith marked Exhibit No. 8, and is a condensation of Exhibit No. 7. It shows the Present Value of the property in each sub-general account in each district and in all three districts. It likewise relates only to the 'Fixed Asset' accounts.

"Third Comparative Summary.

"This Summary is filed herewith marked Exhibit No. 9. It shows the Fixed Asset general accounts by totals in each district and all districts.

"Fourth Comparative Summary

"This Summary is filed herewith marked Exhibit No. 10. It shows both the Fixed Asset accounts in total and the Non-Physical Assets above referred to, the final figure being the 'Reproduction-Cost-Less-Depreciation Value' of the property in its entirety.

"All the summary sheets show the figures of the respective appraisers in parallel columns and contain blank columns for the insertion of figures by the Commission if desired.

"This much of the appraisal deals solely with the 'Reproduction Cost-New-Less Depreciation' theory of valuation.

"The purpose of the foregoing exhibits is to enable the Commission scientifically and expeditiously to ascertain the present value of the property in its entirety under that theory.

"ORIGINAL COST.

"To ascertain the Original Cost of the Company's property an exhaustive examination of its books was made by the Auditor of the Commission.

"The result of this examination has been embodied by the Auditor in a report filed herewith as Exhibit No. 11, the arrangement of the same being as follows:

"EXHIBIT No. 11.

"REPORT OF AUDITOR-CAPITAL ACCOUNTS.

"PART I.

- "1. Balance Sheet, All Districts
 - A. Details of Assets
 - (a) Fixed Assets
 - (1) Eastern District
 - (2) Northern
 - (3) Western
 - (b) General Assets-Intangible
 - (1) Operating Franchises
 - (2) Preliminary Operations

"PART II.

- 42. Additions to Fixed Assets to Dec. 31, 1916
 - A. All Districts
 - (a) Eastern District
 - (b) Northern District
 - (c) Western District

"The Company's balance sheets and details are set forth at length in its Inventory and Appraisal, Vol. II, File No. 47, pp. 900-14. The Company's figures correspond with those of the Commission's Auditor save as to certain minor items which show up in the Final Summary Sheet hereinafter referred to.

"CAPITALIZATION.

"These balance sheets, of course, show the amounts of the Company's outstanding bonds and stocks on June 30, 1914, to wit:

:ock \$	390,000
bt	953,000
	343.000

"EARNINGS UNDER EXISTING RATES.

"These are shown by another report prepared by the Auditor, the same being filed herewith as Exhibit No. 12. Its arrangement is as follows:

"EXHIBIT No. 12.

"AUDITOR'S REPORT-INCOME AND EXPENSES.

"PART I.

- "1. Income and Expenses
 - A. All Districts
 - (a) Eastern District
 - (b) Northern "
 - (c) Western "

"PART II.

"2. Comparative Classification, Income and Expenses, by Amount and Percentages.

· Chart based on above.

"The Company's statement of Income and Expenses appears in its Inventory and Appraisal, Vol. II, File No. 47, pp. 915-62.

"CONSUMERS.

"A separate exhibit has been prepared on this subject filed herewith as Exhibit No. 13 based upon studies of the Commission's Auditor and the tables on pages 963-71 of the Company's Inventory and Appraisal, Part II, File No. 47.

"The arrangement of this exhibit is as follows:

"EXHIBIT No. 13. ·

"CONSUMERS-NUMBER AND CLASSIFICATION.

"By Districts and Total (Auditor)
Number and Classification (Company)
Chart, Number and Classification.

"FINAL COMPARATIVE SUMMARY.

"This Summary, together with several supporting sheets designed to connect it in certain particulars with the preceding exhibits, is filed as Exhibit No. 14.

"This Final Comparative Summary contains in brief tabular form in comparative columns the final figures contained in all the preceding exhibits, and is designed to present to the Commission on one sheet all the data necessary to enable it to determine the Fair Present Value of the Company's property for rate-making purposes as of June 30, 1914, the date of the inquiry, the rate of return heretofore earned by the Company under its existing rates of charge, and the extent to which such earnings are or have been excessive or inadequate.

"The general arrangement of the sheet is as follows:

"I Reproduction Cost

II Original Cost

III Capitalization

IV Earnings

"Incidentally this exhibit contains all the data above referred to relative to the number and classification of the Company's consumers in order that the Commission may be able to determine more conveniently where changes should be made in the Company's schedules, if any such changes are found to be desirable, and shows the following pertinent facts:

"Consumers (per Company)	8884
" Auditor	8990
"CAPITAL INVESTMENT PER CONSUMER	
On basis of Reproduction Cost	
Company	\$300.56
Commission	208.95
"On basis of Original Cost	
Company	162.38
Commission	157.89
"NET RETURNS PER CONSUMER	
Company	7.27
Auditor	

"Gross Earnings per Consumer

Company	 16.85
Auditor	 16.71

"FAIR VALUE.

"REPRODUCTION COST NEW.

"Reference to the Final Comparative Summary and its supporting exhibits will show that the respective estimates of the Company and the Commission's appraisers as the Reproduction Cost of the entire property as of June 30, 1914, are as follows:

Company	\$2,670,166
Commission	1,878,480

"These figures include all the elements of value in the Company's property computed upon the Reproduction-Cost-New-Less Depreciation theory.

"ORIGINAL COST.

"Reference to the same Summary Sheet and its supporting exhibits will show that the Book Values of the property (i. e. the values at which the property was carried on the books of the Company June 30, 1914, less the actual amount of depreciation reserves shown by the books) are as follows:

Company	\$1,442,549
Commission	1,419,420

"These 'book values' are reported by the Auditor of the Commission to represent the actual original cost of the property, and consequently have been accepted and used in the summary sheets as representing the actual Original Cost of the property.

"AMOUNT AND MARKET VALUE OF STOCKS AND BONDS.

"Reference to the Final Comparative Summary above referred to will show the Company's capitalization to be as follows:

Common Stock	\$390,000
Funded Debt	953,000
Total	\$1 242 000

"The stock and bonds of this Company are unlisted, but the Assistant General Counsel is informed by the President of the Company that formerly the bonds sold in some instances as high as 101 and accrued interest, more recently at 96 and interest. The stock of the Company has never been

handled in the open market and has no market value as such. For our present purposes the bonds and stock may be considered as having their face or par value.

"EARNINGS UNDER EXISTING RATES.

"The Auditor of the Commission has prepared a series of elaborate and exhaustive exhibits on the subject of the earnings and expenses of the Company both prior to and since June 30, 1914.

"For our present purposes only the last mentioned date will be considered.

"The figures showing the Company's net income for the year ending June 30, 1914, are contained in the Final Comparative Summary above referred to.

"Computed upon the basis of the Commission's figures throughout, they are as follows:

"Net Income, amount \$64,433

%	of	Reproduction Cost	3.43
%	of	Original Cost	4.54
0%	of	Stocks and Bonds	4.72

"The 'earning value' of the property computed upon the basis of the above earnings under varying rates per cent (i. e. capitalizing the same) will be seen to be as follows:

3%	. \$2,147,766
4%	. 1,610,825
5%	. 1,288,660
6%	. 1,073,883
7%	. 920,046
8%	. 805.412

ADDITIONS SINCE JUNE 30, 1914.

"The additions to the plant and property made since June 30, 1914, down to December 31, 1916, as disclosed by the Company's books have been computed by the Commission's Auditor and are embraced in exhibits filed herewith. These figures have been examined by the representatives of the Company and are accepted as correct.

"The Company desires the Commission at this time to determine the Fair Present Value of the property for rate-making purposes as of June 30, 1914, the rate of return actually being earned by it under the then-existing rates, the rate of return which it is fairly entitled to earn under rates for service which will be fair and just both to it and to the public, and the annual rate per cent of depreciation which its plant and property are undergoing.

"It further desires that when these matters have been determined, the actual cost of the additions since June 30, 1914, to December 31, 1916, less accrued depreciation upon the entire property during such period, be added to the Fair Value determined by the Commission as of June 30, 1914, and the resulting figure accepted as the basis for determining what, if any,

changes shall be permitted or required in the Company's rates for service in the future.

"I see no objection to this method of procedure, and therefore recommend the adoption of the same. The accompanying exhibits place before the Commission all the facts and data which it will be necessary for it to have in order to reach such final conclusion, and but a short adjournment of the hearings will be required for the retabulation of such data to bring the same in convenient form down to December 31, 1916."

In view of the foregoing, we deem it unnecessary in order to reach our conclusions upon the points presented, to do more than take up the final summary sheet (Exhibit No. 10, File No. 71), enter our findings where disagreements exist, determine the Fair Value of the property for rate-making purposes as of June 30, 1914, the rate of return earned by the Company under the then existing rates, the rate of return which it is fairly entitled to earn under rates for service which will be fair and just to it and to the public, the annual rate per cent of depreciation which its plant and property are undergoing, and to supply the cost of additions since June 30, 1914, to December 31, 1916, less accrued depreciation upon the entire property during that period, and ascertain the value which will form the basis for determining what, if any, changes shall be permitted or required in the Company's rates for service in the future.

VALUATION.

In arriving at the fair present value of the property of public utilities used and useful in the public service, this Commission takes into consideration the reproduction cost less existing depreciation, original cost when ascertainable, amount and market value of bonds and stocks, earning value under the existing and proposed rates, and such other circumstances as may throw light upon the value of the property for rate-making purposes as between the owner on the one hand and the public on the other. To each of these evidences of value we attempt to give the weight to which we believe it to be fairly entitled under the facts and circumstances of each particular case.

REPRODUCTION COST.

Exhibit No. 10, as above explained, is the Final Comparative Summary into which are brought the reproduction cost and book values found by the Company and Commission's Staff, consisting of the Chief Engineer, and the Auditor and a real estate expert, with a blank column left for the insertion of the findings of the Commission. By Districts and in total it is as follows, as of June 30, 1914:

EASTERN DISTRICT

	Company	Staff	Commission
Fixed Assets	\$739,493	\$664 ,947	\$664,94 7
Less Depreciation	47,014	63,833	63,833
Net Value	\$692,479	\$601,114	\$601,114
Going Value	73,959		18,033
Working Capital	21,306	12,400	12,400
Discount on Funded Debt	19,500	19,500	19,500
Total, Present Reproduction			
Cost, Depreciated	\$ 807,2 44	\$633,014	\$651,047
Northern	DISTRICT.		
	Company	Staff	Commission
Fixed Assets	\$922,760	\$844,810	\$844, 810
Less Depreciation	48,593	67,745	67,745
Net Value	\$874,167	\$777,065	\$777,065
Going Value	244,904	•	23,312
Working Capital	12,060	16,100	16,100
Discount on Funded Debt	24,300	24,300	24,300
Total	1,155,431	\$817,465	\$840,777
Less Customers' Deposits	20,552	20,552	20,552
Present Reproduction Cost,			
Depreciated	\$1,134,879	\$ 796,913	\$820,2 25
Western	DISTRICT		,
	Company	Staff	Commission
Fixed Assets	\$533,401	\$483,351	\$483,3 51
Less Depreciation	38,282	51,132	51,132
Net Value	\$495,119	\$432,219	\$432,219
Going Value	217,853		12,967
Working Capital	7,737	9,000	9,000
Discount on Funded Debt	14,000	14,000	14,000
Total	\$734,709	\$4 55,219	\$468,186
Less Customers' Deposits	6,666	6,666	6,666
- -	\$728,043	\$448,553	\$461,520

ALL DISTRICTS

	Company	Staff	Commission
Fixed Assets	. \$2,195,654	\$1,993,108	\$1,993,108
Less Depreciation	. 133,889	182,710	182,710
Net Value	. \$2,061,765	\$1,810,398	\$1,810,398
Going Value	. 536,716		54,312
Working Capital	. 41,103	37,500	37,500
Discount on Funded Debt		57,800	57,800
Total	\$2,697,384	\$1,905,698	\$1,960,010
Less Customers' Deposits	. 27,218	27,218	27,218
	\$2,670,166	\$1,878,480	\$1,932,792

On the valuations made by the Company and the Commission's Staff a hearing was held May 2, 1917, and the Company accepted the valuation of the Staff, on all of the items of the summary sheet, which left open only the item of going value. Eliminating going value, the Staff's estimate is \$254,970 less than that of the Company, made up of differences in fixed capital \$202,546, depreciation \$48,821, and working capital \$3,603. In view of the closeness of the estimates and the very great care that has been exercised by every one connected with the appraisal, the Commission adopts the value ascertained by its Staff and accepted by the Company to the extent of the items covered thereby, to wit, the sum of \$1,878,480 as the reproduction cost of such property less depreciation.

GOING VALUE.

We are, however, unable to accept the Company's figures of \$536,716 as the going value of the property. This value is built up by the "Wisconsin Method" based upon a rate of return of eight per cent. It is more than 25 per cent of the total value exclusive of this item, and more than 20 per cent of the total value including this item. In the first place it is based upon a rate of return that is too high for a water company, in our judgment, as will appear hereafter, and in the second place there are objections to the Wisconsin Method which we cannot pause to discuss in detail. Moreover, going value is reflected in the estimates of the engineers throughout their work, and must influence any finding of value by a Commission. If this company were not now a going concern, with all of the responsibilities and all of the opportunities which that term implies, it would not be before this Commission for investigation, and the engineers would have to deal with only its scrap value.

This subject was very fully discussed in the opinion filed in Case No. 690, in the Matter of the Chesapeake and Potomac Telephone Company of Baltimore City, and the general conclusions reached in that opinion may be applied with justness and fairness to the present case. There the allow-

ance for going value was two per cent of the structural value plus material and supplies. But the fact that actual losses appear to be more definitely established in this case than in the telephone case, inclines us to establish a somewhat higher percentage, although the losses are offset to some extent by the probability that the cost of attracting customers and attaching the business is lighter in the case of a water company than in the case of a telephone company. Water is a commodity of prime necessity; telephony is a new art to the use of which people had to be educated. From a study of the exhibits and testimony in the case, our conclusion is that an allowance of three per cent upon the depreciated value (\$1,810,398) found in the preceding table, would be fair to both the Company and the public. It is inserted in the last column, Exhibit No. 10, and brings the total fair value, as of June 30, 1914, up to \$1,932,792. To this sum must be added the cost of additions to property from June 30, 1914, to December 31, 1916, less depreciation of the entire depreciable property for that period.

DEPRECIATION

From the best information obtainable, we establish the rates of depreciation for this case that is now going on, and to be applied in future years upon the depreciable properties in each of the Eastern, Northern and Western Districts, which were included in the appraisal of and to June 30, 1914, and upon all additions of depreciable properties now or hereafter added thereto for all districts, for the several amounts involved as the respective annual rates set forth in the tables following:

DEPRECIATION TABLE applied to reduce property values to December 31, 1916.

		On Reproduction Properties appr	On Additions sub- sequent to June		
	Acct.	Eastern	Northern	Western	30, 1914.
	No.	District	District	District	All Districts
	612	4.98	4.98	4.98	4.98
	621	1.04	1.04	1.04	1.04
	622	2.39	2.39	2.39	2.39
	623	1.04	1.04	1.04	1.04
	624	4.98			4.98
	632	5.51	5.51	5.51	5.51
	633	8.32	8.32	8.32	8.32
	634		2.39		2.39
	635	8.32	8.32	8.32	8.32
	643	1.04			1.04
	645	6.64			6.64
	648	3.34	1.31	1.84	2.87
	649	1.04	7.17	7.17	6.49
	651		2.93	2.93	2.93
	654	3.34			3.34
	655	•	1.04	1.04	1.04
	656		1.52	1.52	1.52
•	657	4.98			4.98
	659		1.04	1.04	1.04
	661	3.29	1.09	1.04	2.21
	662	3.65	2.75	2.75	3.44
	6 6 3		1.78	1.80	1.79
	6 64		4.45		4.45
	665	2.80	1.42	1.04	2.27
	672	1.04	1.04	1.04	1.04
	673	0.23	0.18	0.20	0.20
	674	1.35	0.64	0.64	0.94
	675	2.39	2.39	2.39	2.39
	676		2.39		2.39
	677				4.98
	681	4.98	4.98	4.98	4.98
	682	9.51	16.57	13.94	14.51
	683	18.45	18.45	18.45	18.45
	684	1.04	1.04	1.04	1.04
	685	3.34	3.34	3.34	3.34

The above figures are arrived at on the basis of 4 per cent semi-annual compounding taken from the following Depreciation and Sinking Fund Table which was used by the Chief Engineer of the Commission in determining the amount and rate of depreciation as of June 30, 1914:

ANNUAL PAYMENTS TO A SINKING FUND NECESSARY TO ACCUMULATE ONE
DOLLAR AT THE END OF A GIVEN NUMBER OF YEARS, ASSUMING
INTEREST TO BE COMPOUNDED SEMI-ANNUALLY.

Int. per Ann	. 1%	2%	3%	4%	5%	6%	7%
n/r	1.005	1.010	1.015	1.020	1.025	1.030	1.035
2	0.4975	0.4951	0.4923	0.4903	0.4877	0.4853	0.4829
3	0.3298	0.3262	0.3235	0.3199	0.3170	0.3138	0.3106
4	0.2463	0.2425	0.2389	0.2353	0.2318	0.2283	0.2248
5	0.1953	0.1916	0.1881	0.1845	0.1807	0.1771	0.1734
6	0.1625	0.1585	0.1545	0.1506	0.1468	0.1431	0.1394
7	0.1387	0.1345	0.1304	0.1265	0.1226	0.1188	0.1151
8	0.1206	0.1165	0.1124	0.1084	0.1045	0.1007	0.0970
9	0.1061	0.1025	0.0983	0.0943	0.0904	0.0867	0.0831
10	0.0953	0.0913	0.0871	0.0832	0.0793	0.0755	0.0719
12	0.0788	0.0745	0.0704	0.0664	0.0626	0.0590	0.0555
15	0.0620	0.0577	0.0537	0.0498	0.0462	0.0427	0.0394
20	0.0453	0.0411	0.0371	0.0334	0.0300	0.0269	0.0241
25	0.0353	0.0311	0.0273	0.0239	0.0208	0.0179	0.0155
30	0.0287	0.0246	0.0209	0.0177	0.0149	0.0124	0.0104
35	0.0239	0.0199	0.0165	0.0135	0.0109	0.0087	0.0070
40	0.0204	0.0165	0.0132	0.0104	0.0082	0.0062	0.0048
45	0.0177	0.0139	0.0107	0.0082	0.0062	0.0046	0.0034
50	0.0154	0.0118	0.0088	0.0064	0.0047	0.0032	0.0024
60	0.0122	0.0087	0.0060	0.0041	0.0028	0.0018	0.0012
70	0.0099	0.0065	0.0043	0.0028	0.0017	0.0009	0.0006
80	0.0082	0.0051	0.0031	0.0018	0.0010	0.0005	0.0003
100	0.0059	0.0032	0.0016	0.0008	0.0004	0.0002	0.0001

The table was computed by the formula:

$$\frac{A}{C} = \frac{r^{2}-1}{r^{2n}-1}$$

in which interest is assumed to be compounded half yearly, and

A = annual instalment, the first payable one year after investment and the last one at the end of N years.

C = total capital invested.

r = one dollar with one-half year's interest added.

n = number of years from investment to maturity of sinking fund.

ORIGINAL COST AND CAPITALIZATION.

It will be observed that the reproduction cost less depreciation, as found by the Chief Engineer and approved by the Commission, exceeds both the original cost carried on the books of the Company and the capitalization as shown in the balance sheets. It is apparent, however, that neither of these items reflects the actual value at the time of the consolidation in 1900; the probable fact being that the books were adjusted to fit the terms of the Consolidation Agreement and that the additions since made have been added to that base. While, therefore, following the decision of the Supreme Court in the leading case of *Smyth vs. Ames*, 169 U. S. 468, we have given due consideration to these items, they do not appear to us, under the circumstances of this case, to be controlling in the determination of the "Fair Value" of the property, in the face of the very careful detailed inventory and the painstaking valuation which have been made, and the unsatisfactory condition of the book accounts.

The same conclusion must be reached with respect to the market value of the securities of the Company, for the reasons assigned in the report of the Assistant General Counsel, to wit, that they cannot be said to have a market value, strictly speaking, because they are not listed, are not on the open market, and do not furnish a standard by which the property values may be measured.

EARNING VALUE.

In the figures reached as the "Fair Value" of the property for ratemaking purposes, no account has been taken of its earning value. In disregarding it we have been influenced in part by the conclusion of the Commission in the Telephone Case where it says:

"As a general proposition we should say that a property which under good management and existing rates prescribed by the company of its own accord and as a matter of business policy, is not able to earn more than the legal rate of interest upon a fair value of its property, has no earning capacity which should be regarded as enhancing the value of such property for rate-making purposes";

and we regard The Baltimore County Water and Electric Company as falling within the class here indicated.

But in addition we think that inasmuch as the Company has received the benefit of doubts as to original costs, it would be inequitable, as against the public, to make an allowance for earning value when it is not clearly shown that the earning capacity is of a character to entitle the company to capitalize it as a basis of return.

FAIR VALUE.

No other circumstances have been brought to our attention in this case which would seem to justify our modifying the reproduction-cost-new-less-depreciation value of the property in question as the actual fair present value of this property for rate-making purposes. We therefore accept such reproduction cost figures as final in arriving at our conclusions as to the fair present value of such property.

Using these figures we reach the Fair Value for rate-making purposes, as of December 31, 1916, as follows:

E.	N.	W.	
District	District	District	Total
Depreciated Value, June 30, 1914.\$651,047	\$820,225	\$46 1,520	\$ 1,932,79 2
Additions to property to Dec. 31,			•
1916 20,784	72,471	56,065	149,320
\$671,831	\$892,696	\$517,585	\$2,082,112
Depreciation to Dec. 31, 1916 23,689	25,278	17,204	66,171
\$648,142	\$867,418	\$500,381	\$2,015,941
Customers' Deposits, Additional 750	3,577	1,050	5,377
Fair Value Dec. 31, 1916\$647,392	\$863,841	\$499,331	\$2,010,564
Fair Value per consumer \$106.85	\$276.25	\$403.66	\$ 192 .90

upon which the Company is entitled to earn a return.

It is proper to say here that in following the Company's inventory by districts and making its computations and findings of values in accordance therewith, the Commission does not mean to preclude inquiry into the propriety of such division or the effect it may have upon rates in the several districts and generally when that subject comes on to be heard upon the schedules to be filed by the Company.

From calculations made by the Commission's auditor, which have been carefully examined, we find that the earnings of the Company as shown by its books have been as follows:

	E.	N.	W.	
Year Ending	District	District	District	Total
June 30, 1915, Net Revenue	\$36,727	\$2 0,064	\$13,043	\$69,834
Rate of Return	5.68%	2.38%	2.69%	3.54%
June 30, 1916, Net Revenue	\$37,199	\$23,799	\$14,462	\$75,460
Rate of Return	5.77%	2.81%	2.92%	3.80%
Dec. 31, 1916, 1/2 year Net Revenue.	\$25,918	\$14,494	\$8,184	\$48,596
Rate of Return, 1916, based on 6				
months estimated for year	8.06%	3.40%	3.30%	4.88%

In arriving at the above net earnings the Auditor has taken from the Company's books the amounts actually charged for depreciation from time to time. These charges for the three periods aggregating two and a half years since June 30, 1914, were as follows:

DEPRECIATION CHARGED ON BOOKS.

	All Districts
June 30, 1915	\$10,656.00
June 30, 1916	11,436.00
Dec. 31, 1916	5,970.00

The Commission is fully mindful of the desirability of all public service corporations being entitled to earn a sum sufficient not only to keep the property in a proper condition of repair and usefulness at all times, but as well to guarantee its replacement when retired from service. Our studies of the Company's books have shown that the above annual charges are not sufficient for these purposes.

We have therefore caused to be made a computation of what would be the proper annual charges on account of depreciation, over and above current maintenance and repair, using as the basis of such computation the sinking fund tables which were used in arriving at the amount of depreciation which the property has heretofore undergone. The results of these computations are as follows:

DEPRECIATION CHARGES.

	Eastern Dist.	North ern Dist.	Western Dist.	AU Dists.
June 30, 1915	\$9340.74	\$9672.49	\$6400.36	\$25,413. 59
June 30, 1916	9514.81	10,303.21	7085.34	26,903.3 6
Dec. 31, 1916	4833.05	5300.97	3718.97	13,852.99
		EARNINGS.		
June 30, 1915				All Districts
Net Revenue			\$8	55,076
Rate of	Return			2.78%
June 30, 1916				
Net Revenue				9,993
Rate of	Return			3.00%
December 31, 1916	8			
Net Revenue	(half year)	\$4	10,713
Rate of	Return (ye	arly basis)	• • • • • •	4.05%

It is evident from the figures above that the Company is not earning an exorbitant rate of return at the present time and that a revision of its rates may result in a more equitable adjustment of its charges without imposing an undue burden upon the public.

RETURN.

This brings us to the concluding topic, "Fair Return." The discussion of fair return in the opinion filed in the Telephone Case (Commission Report for 1916, pages 209-214), is in general applicable to the present case, and may be accepted as the conclusions of the Commission upon the general principles which will be followed in future rate cases. It is not to be accepted, however, as establishing a rate of return applicable to all classes of public utilities, and we have already intimated that the return of eight per centum used by the Company in computing going value, is too high

for a water company. The risks of the business are far less than those of telephone companies with respect to damage by the elements or to changes in the art resulting in obsolescence and supercession of valuable parts of the plant before they were worn out. A number of cases in other jurisdictions have been examined, in which the rates of return allowed range from 5.84 per cent to 10 per cent, the average being 6.91 per cent. The cases in which a high rate was allowed (8 per cent in two cases and 10 per cent in one case) dealt with properties located in the far west, where more or less arid conditions prevail or where irrigation constituted a part of the company's operations. In the remaining cases the average was 6.38 per cent, the majority of them being at 6 per cent.

We recognize the fact that the Baltimore County Water and Electric Company maintains an unusual mileage of mains in proportion to the number of customers, especially in its Northern and Western Districts, and that the risks of leakage and the cost of maintenance per customer and in the aggregate are considerably increased in consequence of these conditions. Very careful attention has been given to the matter, and our conclusion is that a return of seven per centum per annum upon the fair value found will be fair to the Company and to the public. In the case of Bachrach and others vs. Consolidated Gas Electric Light and Power Company (Commission Report for 1913, at page 54) it is said:

"The rate of return should, primarily, be based upon the actual investment in the property and should bear some relation to the rate of interest allowed by law, as that is the legislative standard by which the just return for borrowed money is fixed. In ordinary transactions, however, a fixed ratio is established, which does not vary with the circumstances of the borrower, and assuming that the borrower is solvent the payment of the interest is certain. But in the case of public service corporations, whose revenues are subject to fluctuations, some latitude must be allowed so that the deficits of one year may be made good from the larger profits of another year and preserve an average return, which will be fair and just and attract capital for the extension and improvement of the corporation's property."

We have kept this in mind in the present case, but it is important to add that this rate upon the whole property should be secured without producing in any one district a rate which would be in itself unreasonable. It was with this object in view that we have above declined to pass, at this stage of the case, upon the propriety of the division of the property into districts, and left that matter open for investigation at the proper time in connection with the rates and rules and regulations for service. The ample and orderly details contained in the exhibits furnish, it is believed, all of the data necessary to full discussion and determination of the subject, wherein the guide should be the following paragraph from the opinion filed in The Telephone Case:

"By this conclusion we are not to be taken as determining that the respondent company is to be permitted to raise its existing rates to the point at which they will yield an 8 per cent return upon its investment. We simply determine that so long as the Company's earnings under its published schedules, taken as a whole, do not yield a return upon the fair value of its entire property in this State in excess of eight per cent, said schedules as a whole will not be reduced. As hereinbefore stated, under the Public Service Commission Law of this State by which our powers are governed, we must reserve, and could not surrender if we would, the power at any time to reduce any specific charges for service which subject any particular person or locality to any unfair prejudice or disadvantage, or which are in any other respect unfair, unreasonable or discriminatory."

Of course, in applying this quotation to the present case the rate of seven per cent should be substituted for eight per cent, wherever it occurs.

An order formally setting forth the conclusions and findings of the Commission will be passed. The computations made since the hearings and used in the preparation of this opinion will be found among the papers in the Commission's files.

ORDER No. 3750.

In the Matter of

The Petition of the Western Maryland Railway Company for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Rate of 9.6 Cents Per 100 Pounds on Building and Roofing Paper, Carloads, From Asbestos, Maryland, to Annapolis Junction, Maryland.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 428.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 6th day of July, 1917, by the Public Service Commission of Maryland,

Drierry, That permission be, and is hereby given, the Western Maryland Railway Company to file and publish on one day's notice to the Commission and the public, rate of 9.6 cents per 100 pounds on building and roofing paper, carloads, from Asbestos, Maryland, to Annapolis Junction, Maryland,

PROVIDED, Tariff containing said rate be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3750 of date July 6th, 1917."

ORDER No. 3751.

In the Matter of

The Application of THE BALTIMORE COUNTY
WATER AND ELECTRIC COMPANY for Permission to Change and Readjust Its Schedules of Quarterly Minimum Charges or Rates on Metered Water Supply Service.

Before the

Public Service Commission of Maryland.

Case No 375.

In accordance with the opinion this day filed in the above entitled case. it is this 6th day of July, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Driver, 1. That the fair value for rate-making purposes of the property of The Baltimore County Water and Electric Company, on June 30, 1914, was one million, nine hundred and thirty-two thousand, seven hundred and ninety-two dollars (\$1,932,792.00), and with the additions thereto, less accrued depreciation, said fair value was, on December 31, 1916, two million, ten thousand, five hundred and sixty-four dollars (\$2,010,564.00).

- 2. That the net income from operations for distribution during the year ending June 30, 1914, was sixty-four thousand, four hundred and thirty-three dollars (\$64,433.00), the same being at the rate of three and forty-three hundredths per cent (3.43%) upon the investment as of that date; and that the net income from operations for the half-year ending December 31, 1916, was forty-eight thousand, five hundred and ninety-six dollars (\$48,596.00), in arriving at which the Company's inadequate charge for depreciation, however, has only been included in the operation expenses. This charge has been increased by the Commission for the six months' period from \$5,970.00 to \$13,853.00, or a net increase of \$7,883.00, making a corresponding reduction in the net income from operations for the half-year, to forty thousand, seven hundred and thirteen dollars (\$40,713.00), the same being at the rate of two and two-hundredths per cent (2.02%) for that period upon the value found as of said date, or 4.05% for the year.
- 3. That the maximum return which said company should be permitted to earn upon its property used in the public service is seven per cent (7%), subject to the conditions set forth in the opinion.
- 4. And the Commission finds that the earnings of said company under its existing schedule of rates, taken as a whole, are not excessive, nor are they excessive in any one of the districts over which its operations are distributed; and also finds that in any readjustment of rates, rules and regulations, the same should be just and reasonable in each and all of said districts, if said method of operation is preserved under such readjustment.

ORDER No. 3753.

In the Matter of

The Petition of THE BALTIMORE AND OHIO RAILEOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement to Petitioner's Freight Tariff P. S. C. Md. No. 793.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 429.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 9th day of July, 1917, by the Public Service Commission of Maryland,

Onto Railroad Company to file and publish on one day's notice to the Commission and the public, supplement to petitioner's freight tariff P. S. C. Md. No. 793, establishing rate of sixty cents per 2,000 pounds on magnesia and chrome brick, carloads, minimum weight 50,000 pounds, from Baltimore and Curtis Bay, Maryland, to Sparrow's Point, Maryland,

PROVIDED Said supplement containing said rate be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3753 of date July 9th, 1917."

ORDER No. 3754.

In the Matter of

The Petition of the Carriers Named in the Official Classification, by R. N. COLLYER, Their Agent, for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement No. 13 to Official Classification No. 44, P. S. C. Md. O. C. No. 44.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 430.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 9th day of July, 1917, by the Public Service Commission of Maryland,

Driveth, That permission be, and is hereby given, the carriers named in the Official Classification, by R. N. Collyer, their Agent, to file and publish on one day's notice to the Commission and the public, Supplement No. 13 to Official Classification No. 44, P. S. C. Md. O. C. No. 44, containing:

- (A) Republication of Rules 28 and 34 as published in items 1 and 2 respectively, page 2, Supplement No. 7 to Classification No. 44, with addition of notation that these rules "apply in connection with tariffs publishing rates which contain no other fraction than ½ or .5 (5/10) of a cent," these republished rates to be known as "Rule 28, Section 1," and "Rule 34, Section 1."
- (B) Republication of Rules 28 and 34 as now carried in item 1, page 38, and item 3, page 40, respectively, of Classification No. 44 with addition of notation that these rules "apply in connection with tariffs publishing rates containing decimal fractions ranging from .1 (1/10) to .9 (9/10) of a cent," these republished rates to be known as "Rule 28, Section 2," and "Rule 34, Section 2,"

PROVIDED, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3754 of date July 9th, 1917."

ORDER No. 3755.

In the Matter of

The Petition of THE BALTIMORE AND OHIO RAILROAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Petitioner's Freight Tariffs Increasing the Charge for Handling Iron and Steel Articles and Rough Stone and Decreasing the Free Storage Period Allowed on Such Articles, Unloaded From Cars at Baltimore, Maryland.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 431.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 9th day of July, 1917, by the Public Service Commission of Maryland,

Othersh, That permission be, and is hereby given, The Baltimore and Ohio Railroad Company to file and publish on five days' notice to the Commission and the public, petitioner's freight tariffs increasing the charge for handling iron and steel articles and rough stone, unloaded from cars upon open piers, bulkheads or lands of Baltimore and Ohio Railroad on or adjacent to Baltimore harbor, from thirty-five cents (35c) to fifty cents (50c) per ton, and decreasing the free storage period from sixty (60) days to fifteen (15) days, and providing changes in and additions to list of articles subject to the charges aforesaid,

Provided, Said tariffs be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariffs shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3755 of date July 9th, 1917."

ORDER No. 3756.

In the Matter of

The Petition of THE PENNSYLVANIA RAIL-BOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Petitioner's Freight Tariffs GO—P. S. C. Md. Nos. 432 and 433.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 432.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 10th day of July, 1917, by the Public Service Commission of Maryland,

Diberch, That permission be, and is hereby given, The Pennsylvania Railroad Company to file and publish on one day's notice to the Commission and the public, petitioner's freight tariffs GO—P. S. C. Md. Nos. 432 and 433, proof copies of which tariffs are filed herein as exhibits, establishing class and commodity rates between stations on the Pennsylvania Railroad and lateral lines, and Camp Admiral, Maryland,

PROVIDED, Said tariffs containing said rates be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariffs shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3756 of date July 10th, 1917."

ORDER No. 3758.

In the Matter of

POTOMAC ENGINEERING AND CONTRACTING COMPANY, Complainant,

108.

WESTERN MARYLAND RAILWAY COMPANY

and

Emmitsburg Railboad Company, Defendants. Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 433.

REPARATION CLAIM \$37.12.

This is a petition filed by the Western Maryland Railway Company by D. G. Gray, its Freight Traffic Manager, and joined in by the Emmitsburg Railroad Company by Vincent Sebold, its General Manager, on behalf of the Potemac Engineering and Contracting Company, complainant, for permission to refund unto said complainant that portion of freight bill rendered and collected from said complainant by said railroad companies which is in excess of a just and reasonable charge upon shipment of sand between points on defendants' lines within the State of Maryland.

The petition sets forth that on April 16th, 1917, shipment was made, consigned to the complainant herein over the railroads of the defendant companies from Port Covington, Baltimore, Maryland, to Emmitsburg, Maryland, of one carload of sand weighing 103,100 pounds, on which was charged rate of \$1.52 per 2,000 pounds, as per tariff P. S. C. Md. No. 549 issued by the Western Maryland Railway. Shipment moved over Western Maryland Railway from Port Covington to Emmitsburg Junction, Maryland, and thence over Emmitsburg Railroad to destination.

Western Maryland Railway filed with this Commission on May 19th, 1917, effective May 21st, 1917, freight tariff P. S. C. Md. No. 799, making rate on sand, carloads, minimum weight 40,000 pounds, from Port Covington, Baltimore, to Emmitsburg, 80 cents per 2,000 pounds, and it is on basis of this subsequently established rate that application is now made to refund. The present rate on commodity in question between the points herein involved is 92 cents per 2,000 pounds, having been advanced to this basis on July 1st, 1917, by tariff P. S. C. Md. No. 802 of the Western Maryland Railway, filed with the Commission on May 28th, 1917.

The complainant claims and the defendants admit that the rate lawfully applicable at the time and over the route shipment moved was under all the circumstances and conditions then existing excessive and unreasonable, and

that the rate of 80 cents per 2,000 pounds, as set forth in tariff P. S. C. Md. No. 799 of the Western Maryland Railway, would be a proper and reasonable rate to be applied to the shipment in question.

Upon consideration of the matter, it is this 18th day of July, 1917, by the Public Service Commission of Maryland,

Drorrb, That the defendants, said Western Maryland Railway Company and the said Emmitsburg Railroad Company are hereby authorized and empowered to refund unto the complainant, said Potomac Engineering and Contracting Company, the sum of \$37.12, being the difference between the amount charged and collected, \$78.36, for the carload weighing 103,100 pounds, basis on rate of \$1.52 per 2,000 pounds and the amount properly chargeable, \$41.24, at the rate of 80 cents per 2,000 pounds, as aforesaid, for the transportation of the shipment in question.

FUETHER Drivers, That unless otherwise ordered by this Commission the present rate of 92 cents per 2,000 pounds on sand, carloads. minimum weight 40,000 pounds, from Port Covington, Baltimore, Maryland, to Emmitsburg, Maryland, shall be maintained as maximum for a period of one year from the date of this order.

ORDER No. 3759.

In the Matter of

The Petition of THE BALTIMORE AND ONIO RAILROAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplements to Petitioner's Freight Tariffs P. S. C. Md. Nos. 431 and 432.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 434.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 19th day of July, 1917, by the Public Service Commission of Maryland,

Ohio Railroad Company to file and publish on one day's notice to the Commission and the public, supplements to petitioner's freight tariffs P. S. C. Md. No. 431 and 432, establishing through class rates to and from Camp Admiral, Maryland (or Camp Meade, in the event of that designation being used by the Federal Government); said through class rates to be constructed upon a basis not more than fifteen percentum (15%) in excess of the class rates now published to and from Admiral in connection with the Washington, Baltimore and Annapolis Electric Railway Company.

Provided, Said supplements containing said rates be filed with the Commission upon issuance of this Order, and published by posting as required

by law, and that all copies of said supplements shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3759 of date July 19th, 1917."

ORDER No. 3760.

In the Matter of

The Petition of THE BALTIMORE AND OHIO RAILEOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement to Petitioner's Freight Tariff P. S. C. Md. No. 793.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 435.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 20th day of July, 1917, by the Public Service Commission of Maryland,

Orberth, That permission be, and is hereby given, The Baltimore and Ohio Railroad Company to file and publish on one day's notice to the Commission and the public, supplement to petitioner's freight tariff P. S. C. Md. No. 793, establishing rate of 60 cents per 2,400 pounds on pyrites cinder. carloads, minimum weight 25 gross tons, from Rasin, Maryland, to Sparrows Point, Maryland,

PROVIDED, Said supplement containing said rate be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3760 of date July 20th, 1917."

ORDER No. 3763.

In the Matter of

The Petition of the MARYLAND, DELAWARE AND VIRGINIA RAILWAY COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish Supplement to Petitioner's Local Freight Tariff P. S. C. Md. No. 119.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 436.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 20th day of July, 1917, by the Public Service Commission of Maryland,

Drocco, That permission be and is hereby given, the Maryland, Delaware and Virginia Railway Company, to file and publish supplement to petitioner's local freight tariff P. S. C. Md. No. 119, which tariff has been filed to become effective August 11th, 1917, thereby permitting a change in rates contained in said tariff P. S. C. Md. No. 119 before said rates have been in effect for a period of thirty days; the effective date of supplement to tariff P. S. C. Md. No. 119, filed under authority of this Order, to be not less than thirty days subsequent to the date such supplement is filed with this Commission.

PROVIDED, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3763 of date July 20th, 1917."

ORDER No. 3764.

In the Matter of

CHESAPEAKE IRON WORKS, Complainant,

THE BALTIMORE AND OHIO RAILEOAD COMPANY, Defendant.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 437.

REPARATION CLAIM \$1.76.

This is a petition filed by The Baltimore and Ohio Railroad Company, by C. S. Wight, its General Freight Representative, on behalf of Chesapeake Iron Works, complainant, for permission to refund unto said complainant portion of drayage bill incurred by consignee through failure of said defendant to forward shipment of structural steel in accordance with bill of lading issued therefor.

The petition sets forth that on March 8th, 1916, shipment was made by the complainant herein, over the railroad of the defendant company, of one lot of structural steel weighing 6700 pounds, from Westport. Baltimore, Maryland, to Havre de Grace, Maryland,

Bill of lading called for Philadelphia, Baltimore and Washington Railroad delivery, whereas shipment was in error carried by defendant to Havre de Grace on its own tracks. The correct charge via route shipment traveled is \$6.37, based upon rate of 9.5 cents per 100 pounds, as per Supplement No. 9 to B. & O. R. R. P. S. C. Md. No. 432; had shipment been properly forwarded to Havre de Grace for P., B. & W. R. R. delivery the charge would have been \$7.71, based upon rate of 11.5 cents per 100 pounds.

As result of carrier's misrouting, consignee incurred drayage expenses of \$3.10, covering additional cost of hauling from B. & O. R. R. freight station. Deducting from the drayage charge the difference in freight charges between B. & O. R. R. and P., B. & W. R. R. deliveries, \$1.34, there remains \$1.76 which is the net additional expense the consignee was subjected to by reason of the misrouting upon the part of the carrier, and this is the amount defendant now seeks permission to refund to the complainant. It is agreed among the interested parties and stipulated of record that any order entered herein for refund of proportionate part of drayage charges incurred through misrouting of shipment in question shall be in favor of Chesapeake Iron Works.

It appearing, upon consideration of the matter, that consignee was put to additional expense to the amount of \$1.76 by failure of defendant to follow bill of lading instructions, which additional expense should properly be borne by the defendant company, it is this 20th day of July, 1917, by the Public Service Commission of Maryland,

Company, is hereby authorized and empowered to refund unto the complainant, said Chesapeake Iron Works, the sum of \$1.76 being the amount properly due by said defendant to said complainant for additional expense incurred by the consignee of shipment in question through failure of said defendant to forward said shipment to proper destination, as aforesaid.

ORDER No. 3765.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and the MAYOR AND CITY COUNCIL OF BALTIMORE for the Approval of an Agreement Dated June 14th, 1917, for the Sale by the Former to the Latter of One Pole Located on Montford Avenue, Baltimore, Maryland, Under the Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1385.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this 25th day of July, in the year 1917, by the Public Service Commission of Maryland,

Denergh, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

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ORDER No. 3766.

In the Matter of

The Application of Washington, Baltimore and Annapolis Electric Railroad Company for an Order Permitting and Approving the Construction of a Siding Connecting With Its Southbound Main Track at Dodge Park, Maryland.

Before the

Public Service Commission of Maryland.

Case No. 1386.

Whereas, It appears from the petition and exhibit filed in the above entitled matter that the proposed construction of the siding at Dodge Park, Maryland, is necessary and convenient for the public service; and this Commission being of the opinion that a hearing in this matter is not necessary under the terms and provisions of Section 26 of the Public Service Commission Law,

IT Is, THEREFORE, This twenty-fifth day of July, 1917, by the Public Service Commission of Maryland,

Drhereb, That the construction proposed in the above entitled application be, and the same is hereby, permitted and approved.

ORDER No. 3769.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and EDISON ELECTRIC ILLUMINATING COMPANY OF CUMBERLAND, MARYLAND, for the Approval of an Agreement Covering the Joint Use of Poles in Allegany County, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1387.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT IS, THEREFORE, On this 25th day of July, in the year 1917, by the Public Service Commission of Maryland,

Driverb, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3770.

In the Matter of

The Petition of THE BALTIMORE AND OHIO RAILROAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement to Petitioner's Freight Tariff P. S. C. Md. No. 854.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 438.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 26th day of July, 1917, by the Public Service Commission of Maryland,

Prices, That permission be, and is hereby given, The Baltimore and Ohio Railroad Company to file and publish on one day's notice to the Commission and the public, supplement to petitioner's freight tariff P. S. C. Md. No. 854, establishing rate of \$1.16 per 2,000 pounds on stone, crushed, coated with asphalt, carloads, from Ellicott City, Maryland, to Garrison Forest, Maryland,

PROVIDED, Said supplement containing said rate be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3770 of date July 26th, 1917."

ORDER No. 3771.

In the Matter of

The Petition of THE PENNSYLVANIA RAIL-BOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Petitioner's Local Freight Tariff CC—P. S. C. Md. No. 151.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 439.

The above mentioned petition having been received and filed upon consideration thereof, it is this 26th day of July, 1917, by the Public Service Commission of Maryland,

Orberth, That permission be, and is hereby given, The Pennsylvania Railroad Company to file and publish on one day's notice to the Commission and the public, petitioner's local freight tariff CC—P. S. C. Md. No. 151, establishing commodity rates from stations on Pennsylvania Railroad to Camp Meade (Admiral), Maryland, said rates to be as shown in petitioner's exhibit filed herein,

PROVIDED, Said tariff containing said rates be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3771 of date July 26th, 1917."

ORDER No. 3777.

In the Matter of

The Investigation of the Regulations, Practices, Equipment, Appliances and Services of the United Railways and Electric Company of Baltimore.

Before the

Public Service Commission of Maryland.

Case No. 1123

Whereas, By Order No. 2866 of the Public Service Commission of Maryland it was directed that an investigation forthwith be made by said Commission of the regulations, practices, equipment, appliances and services of the United Railways and Electric Company of Baltimore, and by Order No. 2890 passed pursuant thereto, certain rules prescribed by said Commission were directed to be in force and to be observed by the said United Railways and Electric Company of Baltimore with respect to the transportation of persons, freight and property within this State;

AND WHEREAS, By Order No. 2906 passed in this cause upon the petition of said United Railways and Electric Company of Baltimore certain changes were made in Sections 9 and 10 of the rules prescribed by said Order No. 2890, and subsequently by Order No. 3293, likewise passed upon the petition of said Company, Sections 9, 10 and 14 of said rules were suspended until and including January 1st, 1917;

AND WHEREAS, This Commission has concluded as a result of the conference and hearing provided for by said Order No. 2866, supplemented by the checks and tests provided for in said Order No. 2890 that the service rendered by said Company through its "open" cross-seat cars is unjust, unreasonable, unsafe, unreasonably improper and inadequate, and that the rules so prescribed as aforesaid should forthwith be modified by making particular provisions for service for said open cross-seat cars, subject to the right of said Company to show cause, if any it have, why the rule now proposed to be adopted by this Commission with respect to said open cross-seat cars is not a reasonable rule;

IT Is, THEREFORE, On this 1st day of August, 1917, by the Public Service Commission of Maryland,

Driverb, Unless cause to the contrary be shown by said Company within the time hereinafter prescribed, that the rules to be observed by the United Railways & Electric Company of Baltimore in respect to the transportation of persons, freight and property within the State of Maryland as prescribed by Order No. 2890 of this Commission as amended by its Order

No. 2906, be and the same are hereby amended by the insertion of a new rule to be designated and known as Section 10 A, the same to follow Section 10 of said rules as amended by said Order No. 2906 and to read as follows:

- 10 A. The foregoing rules 9 and 10 shall not be applicable to the type of cars commonly known as "open" cross-seat cars. Under no circumstances shall there be carried on any such individual "open" car a greater number of passengers than the number of seats for passengers on said cars in addition to not more than eight standing passengers on the back platform; except that during the advertised excursion season of the year and during the hours hereinafter designated, passengers may be permitted to stand in the last four aisles of each "open" car when being operated to and from the following resorts, to wit:
 - (a) Riverview Park, from 1 P. M. to 1 A. M.
 - (b) Hollywood Park, from 1 P. M. to 1. A. M.
- (c) Excursion resorts on the Westport line, from 1 P. M. to 1 A. M.

PROVIDED, That a copy of this order be forthwith served upon the proper officer of the said United Railways and Electric Company of Baltimore, and that said Company show cause, if any it have, by its statement in writing to be filed with this Commission within ten days from the date of service of such copy, why the rules aforesaid should not be amended as in this Order provided.

ORDER No. 3778.

In the Matter of

The Application of THE PHILADELPHIA, BALTIMORE AND WASHINGTON RAILBOAD COMPANY for an Order Permitting and Approving the Construction, Operation and
Maintenance of a Branch Railroad From
a Point At or Near Back River on the Line
of Said Railroad Company to a Connection With the Baltimore and Sparrows
Point Railroad in Baltimore County,
Maryland, and to Acquire by Purchase or
Condemnation the Necessary Property
Therefor.

Before the

Public Service Commission of Maryland.

Case No. 1369.

The application of The Philadelphia, Baltimore and Washington Railroad Company, filed with the Public Service Commission of Maryland on the 6th

day of June, 1917, together with Exhibits A, B, C and D, praying the Commission to pass an order permitting and approving the construction, operation and maintenance of a railroad by the applicant in connection with its railroad at or near Back River to places on the Baltimore and Sparrows Point Railroad in the 12th District of Baltimore County in the State of Maryland, and more particularly described in paragraph 3 of the application and petition aforesaid, and as shown on the map filed with said application and petition marked "Exhibit B," and to acquire by purchase or condemnation the necessary land and property therefor, having been set for hearing on the 13th day of June, 1917, at 2 o'clock P. M., and a hearing accordingly having been had by the Commission; and it appearing from said application that the applicant, The Philadelphia, Baltimore and Washington Railroad Company, a corporation of the States of Maryland, Delaware and Pennsylvania, has been duly authorized by the Laws of Maryland to construct, maintain and operate the aforesaid railroad or branch railroad from the aforesaid connection with its main line in the 15th District of Baltimore County in the State of Maryland at or near Back River to the connections with the Baltimore and Sparrows Point Railroad in the 12th District of Baltimore County, Maryland, as aforesaid; and it further appearing that the necessary permits have been granted the applicant by the State Roads Commission of Maryland and the County Commissioners of Baltimore County for the construction of said railroad or branch railroad across the State and County roads and highways in Baltimore County, Maryland; it is, this second day of August, Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drorre, That the permission and approval of the Public Service Commission of Maryland are hereby given to The Philadelphia, Baltimore and Washington Railroad Company, a corporation of the States of Maryland, Delaware and Pennsylvania, the applicant and petitioner in the above entitled case, to construct, maintain and operate a railroad or branch railroad from its main line at or near Back River in the 15th District of Baltimore County in the State of Maryland, to a connection or connections with the Baltimore and Sparrows Point Railroad as described in paragraph 3 of the application and petition in this case and as shown on the map or plan marked "Exhibit B" filed with the petition and application herein.

ORDER No. 3786.

In the Matter of

The Application of HARRY B. FILLINGGAME and JOHN S. KRASTEL for a Permit for the Operation of a Motor Vehicle for Public Use Between Chesapeake City and Elkton, Maryland.

Before the
Public Service Commission
of Maryland.
Case No. 1377.

WHEREAS, Harry B. Fillinggame and John S. Krastel having made application to this Commission for a permit for the operation of a motor vehicle for public use between Chesapeake City and Elkton, Maryland, and

WHEREAS, The application having come on for hearing on June 26th, 1917, in accordance with this Commission's Order No. 3722 passed June 20th, 1917, and it being the opinion and finding of the Commission after due hearing that the public welfare and convenience do not require the granting of said permit but that on the contrary the granting of such a permit would be prejudicial to the welfare and convenience of the public,

IT Is, THEREFORE, This 3rd day of August, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drhereb, That the application of Harry B. Fillinggame and John S. Krastel in this case exhibited be, and the same is hereby refused and dismissed.

ORDER No. 3787.

In the Matter of

The Petition of THE PENNSYLVANIA RAIL-ROAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement to Petitioner's Freight Tariff GO—P. S. C. Md. No. 286. Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 440.

The above mentioned petition having been received and filed, upon consideration thereof, it is this seventh day of August, Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Dibition, That permission be, and is hereby given, The Pennsylvania Railroad Company to file and publish on one day's notice to the Commission and the public, Supplement to petitioner's freight tariff GO—P. S. C. Md. No. 286, reissuing Supplement No. 28 to said tariff and restoring as reissued items certain items included in Supplement No. 27 to said tariff

but in error not brought forward in Supplement No. 28 aforesaid; the supplement issued under authority of this order to become effective September 1st, 1917.

PROVIDED, Said supplement be filed with the Commission upon issuance of this order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3787 of date August 7th, 1917."

ORDER No. 3788.

In the Matter of

Woodbine Canning Company, Complainant,

vs.

THE PENNSYLVANIA RAILBOAD COMPANY

and

THE BALTIMORE AND OHIO RAILROAD COMPANY, Defendants.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 441.

REPARATION CLAIM, \$46.95.

This is a petition filed by The Pennsylvania Railroad Company, by E. P. Bates, its Assistant Freight Traffic Manager, and joined in by The Baltimore and Ohio Railroad Company by C. S. Wight, its General Freight Representative, on behalf of Woodbine Canning Company, complainant, for permission to refund unto said complainant that portion of freight bills rendered and collected from said complainant by said railroad companies which is in excess of a just and reasonable charge upon shipments of empty tin cans between points on defendants' lines within the State of Maryland.

The petition sets forth that between August 23rd, 1916, and September 5th, 1916, shipments were made, consigned to the complainant herein, over the railroads of the defendant companies from Baltimore, Maryland, to Woodbine, Maryland, of five carloads of empty tin cans, aggregating 126,900 pounds, on which were collected freight charges at rate of 15.7 cents per 100 pounds, as per supplement No. 3 to P. R. R. joint freight tariff GO—P. S. C. Md. No. 308. Shipments moved over Pennsylvania Railroad from Baltimore to Bay View, Baltimore, Maryland, and thence over Baltimore and Ohio Railroad to destination.

There was in effect at time these shipments moved rate of 12 cents per 100 pounds on empty tin cans, carloads, from Baltimore to Frederick, Maryland, which point is in same direction and on same line of road and more distant than Woodbine, thereby violating Section 19 of the Public Service Commission Law as regards the greater charge demanded and collected for the shorter haul.

The Pennsylvania Railroad Company filed with this Commission on March 2nd. 1917, effective April 5th, 1917, Supplement No. 15 to joint freight tariff GO—P. S. C. Md. No. 386, reducing the rate on commodity in question, carloads, from Baltimore to Frederick to 10 cents per 100 pounds, and from Baltimore to Woodbine to 8 cents per 100 pounds. The carriers are willing to refund to basis of rate of 12 cents per 100 pounds, which was the rate in effect from Baltimore to Frederick at time these shipments moved to Woodbine.

The complainant claims and the defendants admit that the rate lawfully applicable at the time and over the route shipments moved was under all the circumstances and conditions then existing excessive and unreasonable, and that the rate of 12 cents per 100 pounds would be a proper and reasonable rate to be applied to the shipments in question.

Upon consideration of the matter, it is this seventh day of August, Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drivet, That the defendants, said The Pennsylvania Railroad Company and said The Baltimore and Ohio Railroad Company, are hereby authorized and empowered to refund unto the complainant, said Woodbine Canning Company, the sum of \$46.95, being the difference between the amount charged and collected, \$199.23, for the five carloads aggregating 126,900 pounds, based on rate of 15.7 cents per 100 pounds, and the amount properly chargeable, \$152.28, at the rate of 12 cents per 100 pounds, as aforesaid, for the transportation of the shipments in question.

FUBTHER Dreced, That unless otherwise ordered by this Commission the rate on empty tin cans, carloads, from Pennsylvania Railroad tracks, Baltimore, Maryland, to Baltimore and Ohio Railroad tracks, Woodbine, Maryland, shall not exceed the rate contemporaneously in effect on same commodity from Pennsylvania Railroad tracks, Baltimore, Maryland, to Baltimore and Ohio Railroad tracks, Frederick, Maryland, for a period of one year from the date of this order.

ORDER No. 3789.

In the Matter of

The Application of Consolidated Gas Electric Light and Power Company of Baltimore for the Approval of an Agreement With the Police Department of Baltimore City for the Transfer by the Latter to the Former of One Pole Located on the Northwest Corner of Monroe Street and Lafayette Avenue in Baltimore City, Maryland, Under the Terms and Provisions of Order No. 2954 Entered July 26th, 1916, in Case No. 1151.

Before the

Public Service Commission of Maryland.

Case No. 1390.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT IS, THEREFORE, On this seventh day of August, in the year 1917, by the Public Service Commission of Maryland,

Drivere, that the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3794.

In the Matter of

The petition of THE PENNSYLVANIA RAIL-ROAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement to Petitioner's Freight Tariff GO—P. S. C. Md. No. 446. Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No 442.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 10th day of August, 1917, by the Public Service Commission of Maryland,

Driver, That permission be and is hereby given, The Pennsylvania. Railroad Company to file and publish on one day's notice to the Commis-

sion and the public, supplement to petitioner's freight tariff GO—P. S. C. Md. No. 446, correcting sixth-class rate applicable from stations 7241, 7244 to 7249 and 7259 to 7269 to stations on the Washington, Baltimore and Annapolis Electric Railroad taking rate group 2, to read "6" instead of "9.5" cents.

PROVIDED, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3794 of date August 10th, 1917."

ORDER No. 3795.

In the Matter of

The Application of the COMMISSIONERS OF RISING SUN for a Certificate of Authority to Build, Maintain and Operate an Electric Light Plant for Furnishing Light to Said Town and the Inhabitants Thereof and for Authority to Issue Bonds to an Amount Not Exceeding \$8,000.00 Par Value. Before the

Public Service Commission of Maryland.

Case No. 1383.

Whereas, By Chapter 92 of the Acts of 1916 of the General Assembly of Maryland, the Commissioners of Rising Sun, a municipal corporation created by and existing under the laws of the State of Maryland, were authorized and empowered to issue on the credit of the town of Rising Sun, bonds to an amount not exceeding Eight Thousand Dollars (\$8,000.00), bearing interest at a rate not exceeding five per centum (5%) per annum, said bonds to be redeemable at a period not greater than 20 years after date of issue, for the purpose of constructing and installing an electric light plant for said town, provided that before said bonds shall be issued said Commissioners of Rising Sun shall first submit the question of the proposed bond issue to the voters and taxpayers of said town at an election to be held for that purpose, which said election was duly held on Saturday, November 25th, 1916, at which election said issue of bonds for the purposes aforesaid was duly approved and authorized by a majority of the legally qualified voters and taxpayers of said town, and

WHEREAS, The Commissioners of Rising Sun have applied to this Commission for an order permitting and approving the construction and operation of the electric plant aforesaid, and for authority to issue bonds of said municipal corporation to the amount of Eight Thousand Dollars (\$8,000.00), bearing interest at rate of five percentum (5%) per annum, and

WHEREAS, Plans and specifications for said electric plant have been duly filed in these proceedings and have been approved by the Chief Engineer of this Commission, and

WHEREAS, This case coming on to be heard on July 19, 1917, after due notice published in compliance with this Commission's Order No. 3748, entered July 6th, 1917, and hearing having been postponed to August 3rd, 1917, upon which date hearing was duly had, and the Commission having determined after hearing that the public convenience and necessity require the exercise by said Commissioners of Rising Sun of the powers conferred upon them by the Act of Assembly above referred to, and that the use of the capital or proceeds of the bonds therein authorized is reasonably required for the purposes in said Act set forth,

IT Is, THEREFORE, This 10th day of August, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

- Drerry, 1. That the exercise by the Commissioners of Rising Sun of the power and authority conferred upon them by Chapter 92 of the Acts of 1916 of the General Assembly of Maryland, to erect, equip, maintain and operate a plant for manufacturing and supplying electric current for lighting the streets, avenues, lanes, alleys, squares and ways of Rising Sun, and for other municipal purposes, and for supplying light, heat and power to the citizens of Rising Sun and vicinity, are approved.
- 2. That the issue and sale at par for cash by the Commissioners of Rising Sun of coupon bonds not exceeding in the aggregate the sum of Eight Thousand Dollars (\$8,000.00) of denomination of One Hundred Dollars (\$100.00) each, to bear interest at the rate of five per centum (5%) per annum and to mature as in said Act provided be, and the same are, hereby authorized and approved.
- 3. That the said Commissioners of Rising Sun shall make reports duly verified by affidavits as follows:
- (a) Upon the sale for cash of the bonds, authorized and approved as aforesaid, or any part thereof, the fact of such sale or sales, the terms and conditions thereof, and the amount realized therefrom.
- (b) At the termination of each and every period of six months from the date of this order, the disposition and use made of the proceeds of said bonds, and the facts and circumstances as to the property acquired and the construction, completion, extension and improvement of the facilities hereby authorized and approved.

ORDER No. 3796.

In the Matter of

The Petition of THE BALTIMORE AND OHIO RAILBOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Petitioner's Freight Tariff Establishing Rate of 65 Cents Per Ton of 2240 Pounds on Iron Ore, Carloads, Minimum Weight 60,000 Pounds, From Hanover, Maryland, to Highlandtown (Baltimore), Maryland.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 443.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 11th day of August, 1917, by the Public Service Commission of Maryland,

Orberth, That permission be, and is hereby given, The Baltimore and Ohio Railroad Company to file and publish on one day's notice to the Commission and the public, petitioner's freight tariff establishing rate of 65 cents per ton of 2240 pounds on iron ore, carloads, minimum weight 60,000 pounds from Hanover, Maryland, to Highlandtown (Baltimore), Maryland.

PROVIDED, Tariff containing said rate be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3796 of date August 11th, 1917."

ORDER No. 3798.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and the PENINSULAR LIGHT AND POWER COMPANY, INC., for the Approval of an Agreement Dated June 14th, 1917, Covering the Sale by the Former to the Latter of Three Poles Located in the Town of Greensboro, Caroline County, Maryland, and Vicinity Under the Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1395.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

It Is, Therefore, On this thirteenth day of August, in the year 1917, by the Public Service Commission of Maryland,

Drhereb, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3800.

In the Matter of

The Application of D. V. BRACHLEY AND BROTHER for a Permit for the Operation of a Motor Vehicle for Public Use. Before the

Public Service Commission of Maryland.

Case No. 1392.

WHEREAS, D. V. Beachley and Brother having made application to this Commission for a permit for the operation of a motor vehicle for public use between Middletown, Maryland, and Frederick, Maryland, and

WHEREAS, The application having come on for hearing on August 17th, 1917, in accordance with this Commission's Order No. 3792 passed August 9th, 1917, and an oral opinion having been rendered by the Commission, through its Chairman, in which the conclusion was reached that the public welfare and convenience do not require the granting of said permit but that on the contrary the granting of such a permit would be prejudicial to the welfare and convenience of the public.

IT Is, THEREFORE, This 17th day of August, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Driverb, That the application of D. V. Beachley and Brother in this case exhibited be, and the same is hereby refused and dismissed.

ORDER No. 3801.

In the Matter of

The Petition of THE CHESAPEAKE AND POTO-MAC TELEPHONE COMPANY OF BALTIMORE CITY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Toll Rates for Camp Meade, Maryland, a New Central Office. Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 444.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 17th day of August, 1917, by the Public Service Commission of Maryland,

Driver, That permission be, and is hereby given, The Chesapeake and Potomac Telephone Company of Baltimore City to file and publish on one day's notice to the Commission and the public, toll rates for Camp Meade, Maryland, a new central office to be opened at a camp for recruits of the United States Army located at Admiral, Maryland, to meet Governmental demands for immediate service at said camp.

PROVIDED, Tariff containing said rates be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3801 of date August 17th, 1917."

ORDER No. 3802.

In the Matter of

The Investigation of the Regulations, Practices, Equipment and Services of the United Railways and Electric Company of Baltimore.

Before the

Public Service Commission of Maryland.

Case No 1123.

A copy of Order No. 3777 of this Commission having been duly served upon the proper officer of the United Railways & Electric Company of Baltimore as by law provided, and T. A. Cross, the President of said Company having on the 9th day of August, 1917, addressed a letter to this Commission reading as follows:

"I beg to acknowledge receipt of your letter of August 1, 1917, enclosing Order No. 3777, passed by the Public Service Commission, in the above entitled matter, and to state that this Company will comply with the same."

IT IS, THEREFORE, On this 17th day of August, 1917, by the Public Service Commission of Maryland,

Drhereb, That the Rules to be Observed by the United Railways & Electric Company of Baltimore in respect to the Transportation of Person, Freight and Property within the State of Maryland as prescribed by Order No. 2890 of this Commission, as amended by its Order No. 2906, be and the same are hereby amended by the insertion of a new rule to be designated and known as Section 10 A, the same to follow Section 10 of said rules as amended by said Order No. 2906, and to read as follows:

- 10 A. The foregoing rules 9 and 10 shall not be applicable to the type of cars commonly known as "open" cross-seat cars. Under no circumstances shall there be carried on any such individual "open" car a greater number of passengers than the number of seats for passengers on said cars in addition to not more than eight standing passengers on the back platform; except that during the advertised excursion season of the year and during the hours hereinafter designated, passengers may be permitted to stand in the last four aisles of each "open" car when being operated to and from the following resorts, to wit:
 - (a) Riverview Park from 1 P. M. to 1 A. M.
 - (b) Hollywood Park from 1 P. M. to 1 A. M.
- (c) Excursion Resorts on the Westport line from 1 P. M. to 1 A. M.

AND IT IS FURTHER **OTHERS**, That said rules shall become effective on the 20th day of August, 1917, and that a copy of this Order be forthwith served upon the proper officer of the said United Railways & Electric Company of Baltimore.

ORDER No. 3804.

In the Matter of

The Petition of the Carriers Named in the Official Classification by R. N. COLLYER, Their Agent, for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice, Supplement No. 16 to P. S. C. Md. O. C. No. 44, Specific Rating to Apply on Military Impedimenta, Etc., to Become Effective September 1st, 1917, on Five Days' Notice to the Commission and the Public.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 445.

The above mentioned petition having been received and filed, upon consideration thereof, it is this twentieth day of August, 1917, by the Public Service Commission of Maryland,

Driver, That permission be and is hereby given, the carriers named in the Official Classification by R. N. Collyer, their Agent, to file and publish on five days' notice to the Commission and the public, Supplement No. 16 to P. S. C. Md. O. C. No. 44, taking the place of and suspending item 10, page 32, Supplement No. 15 to P. S. C. Md. O. C. No. 44, which canceled the specifications now carried in Item 29, page 179, O. C. No. 44, said Supplement No. 16 to become effective September 1st, 1917, and shall read as follows:

"MILITARY IMPEDIMENTA, Camp Equipage, Subsistence Stores, Medical Stores, Emergency Ammunition, and other property of the Army, Navy, or Marine Corps, generally known as Impedimenta (but not including Livestock, Vehicles, or Personal Baggage) in mixed carloads in trains accompanying troops or otherwise, and covered by Government bills of Lading (loaded by forwarder, regardless of quantity and described as Military impedimenta, but without requiring specific descriptions, packing or weights).

Charges will be computed at the second-class freight rate and at estimated weight of 24,000 pounds for each car used; actual weights not to be required."

PROVIDED. Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3804 of date August 20th, 1917."

ORDER No. 3805.

In the Matter of

The Petition of THE BALTIMOBE AND OHIO RAILBOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement to Petitioner's Freight Tariff P. S. C. Md. No. 827.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 446.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 22nd day of August, 1917, by the Public Service Commission of Maryland,

Otherset, That permission be, and is hereby given, The Baltimore and Ohio Railroad Company to file and publish on one day's notice to the Commission and the public, supplement to petitioner's freight tariff P. S. C. Md. No. 827, canceling Supplement No. 7 to said tariff, which said Supplement No. 7, issued under authority of this Commission's Circular No. 10G, suspends until September 21st, 1917, the increased storage charge on flour at Baltimore, originally published in Supplement No. 1 to said tariff P. S. C. Md. No. 827; the vacation of suspension contained in Supplement No. 7 aforesaid to become effective September 20th, 1917.

PROVIDED, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3805 of date August 22nd, 1917."

ORDER No. 3806.

In the Matter of

The Petition of THE MARYLAND ELECTRIC RAILWAYS COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Petitioner's Freight Tariff P. S. C. Md. No. 72. Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 447.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 22nd day of August, 1917, by the Public Service Commission of Maryland,

Diterth, That permission be, and is hereby given, The Maryland Electric Railways Company to file and publish on one day's notice to the Commission and the public, petitioner's freight tariff P. S. C. Md. No. 72, establishing rate of Ten Dollars (\$10.00) per car on tomatoes, from Revell, Maryland, and Jones, Maryland, to Pasadena, Maryland, said rate to include the return of empty baskets to original point of shipment,

PROVIDED, Said tariff containing said rate be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3806 of date August 22nd, 1917."

ORDER No. 3807.

In the Matter of

The Petition of THE PENNSYLVANIA RAIL-BOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Petitioner's Freight Tariff CC—P. S. C. Md. No. 152. Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 448.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 22nd day of August, 1917, by the Public Service Commission of Maryland,

Thereb, That permission be, and is hereby given The Pennsylvania Railroad Company to file and publish on one day's notice to the Commission

and the public, petitioner's freight tariff CC—P. S. C. Md. No. 152, establishing switching charges at Camp Meade, Admiral, Maryland, as per specimen copy of said tariff, filed herein as exhibit,

PROVIDED, Said tariff be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3807 of date August 22nd, 1917."

ORDER No. 3808.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE for the Approval of an Agreement Dated May 28th, 1917, Covering the Sale by the Former to the Latter of Three Poles Located on Eager Place, Baltimore, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1396.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this twenty-third day of August, in the year 1917. by the Public Service Commission of Maryland,

Driver, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement. or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3809.

In the Matter of

W. W. BOYER AND COMPANY, Complainant,

vs.

PHILADELPHIA, BALTIMORE AND WASH-INGTON RAILROAD COMPANY

and

THE BALTIMORE AND OHIO RAILBOAD COMPANY, Defendants.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No 449.

REPARATION CLAIM \$135.78.

This is a petition filed by the Philadelphia, Baltimore and Washington Railroad Company, by E. P. Bates, its Assistant Freight Traffic Manager, and joined in by The Baltimore and Ohio Railroad Company by C. S. Wight, its General Freight Representative, on behalf of W. W. Boyer and Company, complainant, for permission to refund unto said complainant that portion of freight bills rendered and collected by said railroad companies which is in excess of a just and reasonable charge upon shipments of empty tin cans between points on defendants' lines within the State of Maryland.

The petition sets forth that between August 1st, 1916, and September 7th, 1916, shipments were made by the complainant herein over the railroads of the defendant companies from President Station, Baltimore, Maryland, to Mt. Airy, Maryland, of thirteen carloads of empty tin cans, aggregating 367,000 pounds, on which were collected freight charges at rate of 15.7 cents per 100 pounds, as per Supplement No. 3 to Pennsylvania Railroad's joint freight tariff GO—P. S. C. Md. No. 308. Shipments moved over Philadelphia, Baltimore and Washington Railroad from President Station to Bay View, Baltimore, and thence over Baltimore and Ohio Railroad to destination.

There was in effect at time these shipments moved rate of 12 cents per 100 pounds on empty tin cans, carloads, from Baltimore to Frederick, Maryland, which point is in same direction and on same line of road and more distant than Mt. Airy, thereby violating Section 19 of the Public Service Commission Law as regards the greater charge demanded and collected for the shorter haul.

The Pennsylvania Railroad Company filed with this Commission on March 2nd, 1917, effective April 5th, 1917, Supplement No. 15 to joint freight tariff GO—P. S. C. Md. No. 386, reducing the rate on commodity in question, carloads, from Baltimore to Frederick to 10 cents per 100 pounds, and from Baltimore to Mt. Airy to 9 cents per 100 pounds. The carriers

are willing to refund to basis of rate of 12 cents per 100 pounds, which was the rate in effect from Baltimore to Frederick at time these shipments moved to Mt. Airy.

It is agreed among the interested parties that any order entered herein for refund on account of excessive freight charges collected on the shipments in question shall be in favor of W. W. Boyer and Company.

The complainant claims and the defendants admit that the rate lawfully applicable at the fime and over the route shipments moved was under all the circumstances and conditions then existing excessive and unreasonable, and that the rate of 12 cents per 100 pounds would be a proper and reasonable rate to be applied to the shipments in question.

Upon consideration of the matter, it is this twenty-third day of August, Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Driver, That the defendants, said Philadelphia, Baltimore and Washington Railroad Company and said The Baltimore and Ohio Railroad Company are hereby authorized and empowered to refund unto the complainant, said W. W. Boyer and Company, the sum of \$135.78, being the difference between the amount charged and collected, \$576.18, for the thirteen carloads aggregating 367,000 pounds, based on rate of 15.7 cents per 100 pounds and the amount properly chargeable, \$440.40, at the rate of 12 cents per 100 pounds, as aforesaid, for the transportation of the shipments in question.

FURTHER DEBLETCH, That unless otherwise ordered by this Commission the rate on empty tin cans, carloads, from Pennsylvania Railroad tracks, Baltimore, Maryland, to Baltimore and Ohio Railroad tracks, Mt. Airy, Maryland, shall not exceed the rate contemporaneously in effect on same commodity from Pennsylvania Railroad tracks, Baltimore, Maryland, to Baltimore and Ohio Railroad tracks, Frederick, Maryland, for a period of one year from date of this order.

ORDER No. 3810.

In the Matter of

The Petition of the Western Maryland Railway Company for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Rate of 4½ Cents Per 100 Pounds on Grain, Carloads, From Port Covington, Baltimore, Maryland, to Ellicott City, Maryland.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No 450.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 24th day of August, 1917, by the Public Service Commission of Maryland,

Ditterth, That permission be, and is hereby given, The Pennsylvania Railroad Company to file and publish on one day's notice to the Commission and the public, supplement to petitioner's freight tariff, G. O. P. S. C. Md. No. 286, adding to said tariff the following rules:

"If space on property of this company is not available at Canton, Baltimore, Md., cars may be unloaded on lands of this company at other points intermediate to Canton, Baltimore, Md., subject to same charges and conditions as are applicable when unloaded at Canton, Baltimore, Md."

"Marietta, Pa., will be considered intermediate to Baltimore, Md., on traffic from points on Pennsylvania Railroad and connections north and west of Middletown, Pa., inclusive."

PROVIDED, Said supplement be filed with the Commission upon issuance of this order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3813 of date September 4th, 1917."

ORDER No. 3818.

In the Matter of

The Application of THE DENTON BUS COM-PANY for an Order Permitting and Approving the Exercise of Its Franchise and for Authority to Issue 150 Shares of Its Capital Stock of the Par Value of \$10.00 Per Share and to Purchase Certain Busses and Property Belonging to P. Roland Fisher, Trading as The Denton Auto Company.

Before the

Public Service Commission of Maryland.

Case No 1389.

WHEREAS, The Denton Bus Company has applied to this Commission for an order permitting and approving the exercise of its franchise granted it under its certificate of incorporation, a copy of which is filed in these proceedings, and for authority to issue one hundred and fifty (150) shares of its capital stock of the par value of Ten Dollars (\$10.00) per share; and,

Whereas, The application having this day come on for hearing in accordance with this Commission's Order No. 3780 passed August 2nd, 1917, and it being the opinion and finding of the Commission after due hearing that the exercise of said franchise is convenient for the public service, and that the issue of said capital stock is reasonably required for the purposes of said corporation,

IT IS, THEREFORE, This 6th day of September, Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drhereb, 1. That the exercise by The Denton Bus Company of the franchise granted by the certificate of incorporation above referred to be, and the same hereby is, permitted and approved.

- 2. That the issue by said The Denton Bus Company of one hundred and fifty (150) shares of its capital stock of the par value of Ten Dollars (\$10.00) per share for the acquisition of property and the construction, completion, extension and improvement of its facilities is hereby authorized and approved; one hundred and forty-five (145) shares of the par value of Fourteen Hundred and Fifty Dollars (\$1450) to be issued to one P. Roland Fisher, trading as The Denton Auto Company, in payment of four automobile busses, as more particularly described in application herein, and five (5) shares of the par value of Fifty Dollars (\$50.00) to be sold at par for cash.
- 3. That said The Denton Bus Company shall make reports duly verified by affidavits as follows:
- (a) Upon the issue and sale for cash or otherwise of its stock, authorized and approved as aforesaid, or any part thereof, the fact of such issue and sale, the terms and conditions thereof, and the amount realized therefrom.
- (b) At the termination of each and every period of six months from the date of this order, the disposition and use made of the proceeds of said stock, and the facts and circumstances as to the property acquired and the construction, completion, extension and improvement of its facilities.

ORDER No. 3828.

In the Matter of

The Application of THE TERMINAL FREEZING AND HEATING COMPANY for Authority to Issue and Sell \$44,000.00 Par Value of Its First Mortgage 5% Gold Bonds, Due April 1st, 1932, Being Part of an Authorized Issue of \$1,000,000, Par Value, Secured by Mortgage Deed of Trust Executed by the Applicant to the Baltimore Trust Company, Dated April 11th, 1912.

Before the

Public Service Commission of Maryland.

Case No. 1397.

The petition filed in this cause coming on for hearing given in accordance with Order No. 3814 of this Commission, and it appearing to the Commission that the applicant, The Terminal Freezing and Heating Company, a body corporate of this State, proposes to issue \$44,000.00 par value of its 5% First Mortgage Gold Bonds, due April 1, 1932, fully described in said petition, issued under a certain deed of trust or mortgage dated April 1,

1912, by and between the said applicant and the Baltimore Trust Company, as trustee, a copy whereof has heretofore been filed with this Commission in Case No. 347, and it further appearing to the Commission that the proceeds of sale of said bonds are intended to refund to the applicant expenditure devoted by it to the acquisition, betterment and extension of its facilities, and the said petition and the exhibits filed therewith, having been read and considered and testimony taken in support thereof before the Commission,

IT IS THEREUPON, This 7th day of September, Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland.

Drhereb. 1. That so far as the said bonds are proposed to be issued by the Terminal Freezing & Heating Company, in its character as a "Heating and Refrigerating Corporation" within the meaning of the Public Service Commission Law of this State, for purpose referable to its character as a "Heating or Refrigerating Company," the said Terminal Freezing and Heating Company is hereby authorized to issue and sell at not less than eighty-seven and one-half per centum of their face value Forty-four Thousand Dollars (\$44,000.00) par value of its said 5% First Mortgage Gold Bonds, issued under and secured by the said Mortgage Deed of Trust, dated April 1, 1912, said bonds hereby authorized to be issued and sold being in addition to the \$400,000.00 par value thereof heretofore authorized to be issued and sold by the order of this Commission, dated June 21, 1912, passed in said Case No. 347, by its order therein No. 783, the said Commission being of the opinion that the use of the capital to be secured by the issue and sale of said bonds is reasonably required for the refund to it of expenditures made in extending, bettering and improving its facilities.

PROVIDED, However, that nothing in this order shall be deemed or taken to authorize the said The Terminal Freezing and Heating Company to issue any further or other evidences of indebtedness than such as are herein authorized, that shall constitute or create any lien or charge upon its property, plant and franchises that are under the control or within the jurisdiction of this Commission, without the consent and authority of this Commission first had, as required by law; and provided, further, that nothing in this order shall be deemed or taken in any way to abridge, interfere with or otherwise affect any duty or power which this Commission has or, but for this order, would have under the laws of this State with respect to the property, plant and franchises of said The Terminal Freezing and Heating Company, the service rendered by the same, and the price or rates for such service, or any other matter or thing connected with such service, including the power to ascertain and determine the value of the property employed in such service, and provided, further, that nothing in this order contained shall limit or qualify the right or authority of the said The Terminal Freezing & Heating Company, without further order, from resort to or proceedings before this Commission to exercise each and all the authorities conferred upon it by the said Order No. 783 of this Commission. dated June 21, 1912, passed in Case No. 347 and that the said The Terminal Freezing & Heating Company be and it is hereby authorized to perform its agreement to sell said bonds to F. M. Dyer & Company.

- 2. That The Terminal Freezing and Heating Company shall make report duly verified by affidavit to this Commission in relation to said bonds as follows:
- (a) Upon the issue and delivery of said bonds to F. M. Dyer & Company, and upon payment therefor at the price agreed upon, the fact of such issue, delivery and payment.

ORDER No. 3829.

In the Matter of

The Petition of THE PENNSYLVANIA RAIL-BOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement No. 1 to Petitioner's Freight Tariff M. & C.—P. S. C. Md. No. 3, Canceling Said Tariff as of October 1st, 1917.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 453.

The above mentioned petition having been received and filed, upon consideration thereof, it is, this seventh day of September, Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Driver, That permission be, and is hereby given The Pennsylvania Railroad Company to file and publish on one day's notice to the Commission and the public, Supplement No. 1 to petitioner's freight tariff M. & C.—P. S. C. Md. No. 3, canceling said tariff as of October 1, 1917; the rates on milk, akimmed milk, buttermilk, pot cheese, cream and condensed milk at present published in said tariff being superseded on October 1, 1917, by petitioner's freight tariff M. & C.—P. S. C. Md. No. 4;

PROVIDED, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3829 of date September 7, 1917."

ORDER No. 3832.

In the Matter of

The Complaint of the Public Service Commission of Maryland

vs.

THE UNITED RAILWAYS AND ELECTRIC COM-PANY OF BALTIMORE, a Body Corporate. With Respect to the "Skip-Stop" Plan of Operating Its Cars. Before the

Public Service Commission of Maryland.

Case No. 1378.

The Assistant General Counsel to the Commission, on the 31st day of August, 1917, having filed his Report and Recommendations in the above matter with a copy of the rules prepared by him for the determination of intersections at which the United Railways and Electric Company of Baltimore shall not be required to stop its cars to take on or discharge passengers; and the Commission, by its order No. 3811 of August 31st, 1917, having directed that a copy of said Report and Recommendations be forthwith transmitted to the proper officer of said Company with directions that it notify the Commission within ten days from the receipt thereof whether it would accept and abide by the rules of procedure embodied in such Report and Recommendations if the Commission should thereafter adopt the same; and said Company, acting through Albert R. Stuart, its attorney, having on the 7th day of September, 1917, filed a notification that said Company would accept and abide by such rules of precedure should the Commission adopt the same;

IT Is, THEREFORE, This 10th day of September, 1917, by the Public Service Commission of Maryland,

thereb. That on and after this date, and until otherwise ordered by the Commission, the following rules shall be in force, and shall be observed by the said United Railways and Electric Company of Baltimore, and by this Commission and its employes in respect to the method of procedure before this Commission in the determination of street intersections at which the United Railways and Electric Company of Baltimore shall not be required to stop its cars to take on or discharge passengers, to wit:

RULES

of

THE PUBLIC SERVICE COMMISSION OF MARYLAND

The Determination of Street Intersections at Which
THE UNITED RAILWAYS & ELECTRIC COMPANY OF BALTIMORE
Shall not be Required to Stop its Cars to Take
on or Discharge Passengers.

RULES.

GENERAL

Rule 1. From and after the date of the adoption of these rules the United Railways and Electric Company shall not designate any street intersection within the corporate limits of Baltimore City or any suburban street or highway crossing at which it has heretofore been accustomed to stop its cars to receive or discharge passengers as a "non-stop" crossing until it shall have first complied with the provisions of these rules, and shall have caused to be posted at such intersection in a conspicuous place a sign bearing the words "No Car Stop" or words of similar purport.

PROCEDURE.

Pending Complaints.

Rule 2. All complaints heretofore filed by members of the general public against the action of the Company in heretofore designating certain street intersections as "non-stop" crossings shall be determined as nearly as may be practicable in accordance with these rules, and both the Company and the persons making such complaints shall be notified of the date or dates set for any hearing or hearings of the same.

Notice and Application by the Company.

Rule 3. Said Company may at any time file with the Commission a notice designating any street or highway intersection as a "non-stop" crossing. A single notice may embrace more than one crossing upon any one line of the company, but shall not embrace more than one particular line except in so far as other lines operate over the same streets or highways affected by said notice. Said notice shall forthwith be referred by the Secretary of the Commission to the Transportation Expert who shall immediately investigate the propriety of the proposed elimination of the crossings therein referred to, and within ten days file objections to the elimination of any of the same which in his opinion should not be eliminated, with a statement of his specific reasons therefor. After said notice has been filed with the Commission for a period of ten days, said Company may cause such street or highway intersections designated in said notice to become "non-stop" crossings, except such intersections in regard to which the Transportation Expert of the Commission may have during said period of ten days filed such written objections. The Company may thereafter file with the Commission its application in writing for authority to designate any such intersection as a "non-stop" crossing, notwithstanding such objection. Thereupon, if the Commission decides that a public hearing is necessarv, the Company shall, at its own expense, cause to be advertised in one or more daily papers of Baltimore City and for the number of times, not exceeding three, specified by the Commission in its order setting the application for hearing, a brief notice of its application and of the date and hour assigned for its hearing.

Complaints or Petitions by the Public.

Rule 4. Any member of the general public may at any time file a complaint or protest with the Commission against the further continuance of an existing "non-stop" crossing, whether previously authorized by order of the Commission or otherwise, or may by petition ask that the Company be required to stop its cars to receive or discharge passengers at any street or highway crossing or other place where such stopping of cars is alleged to be for the public convenience. Immediately upon the receipt of such complaint or petition the Commission shall cause a copy of the same to be transmitted to the Company with an order requiring an answer thereto within ten days from the date of the service of such copy. Upon the receipt of such answer and report of the Transportation Expert hereinafter provided for, the Commission shall forward copies of the same to the complainant, who shall, within ten days thereafter notify the Commission whether or not he desires to be heard upon his said complaint. Upon receipt of notice that such hearing is desired, or of its own motion if deemed expedient, the Commission shall fix a date for such hearing and notify both the Company and the petitioner. The Commission may in its discretion. and at its own expense, advertise notice of hearings to be held upon complaints or petitions filed under this rule.

Report of Transportation Expert.

Rule 5. Copies of all notices, applications, petitions or complaints filed as hereinbefore provided, shall immediately upon their receipt be transmitted to the Transportation Expert of the Commission, who shall within ten days from the receipt thereof make a thorough examination of the crossing or crossings involved and report to the Commission his observations and recommendation relative thereto. All reports filed under this rule shall embrace but one specific crossing each, separate reports for each crossing being filed where the application or complaint embraces more than one. The Transportation Expert shall likewise make such investigation and report with respect to all crossings involved in protests now pending.

Hearings.

Rule 6. The sole issue in all hearings held in pursuance of these rules shall be the reasonableness or unreasonableness from the standpoint of the public convenience, of the particular elimination or requirement of any particular stop or stops, and of the order or orders of the Commission passed relative thereto, and, so far as reasonably practicable, the evidence shall be confined at all hearings to such particular issue.

Rule 7. The Assistant General Counsel to the Commission shall represent the complainants or petitioners in all pending cases heard under these rules as well as in all complaints or petitions provided for in Rule 4. He shall also represent the public at all hearings held under Rule 3. provided that such representation may be dispensed with whenever the Commission deems the same not reasonably necessary.

Drawings and Plats.

Rule 8. The Company having heretofore furnished the Commission in convenient form for reference and filing drawings or plats of each of its lines upon which the "Skip-Stop" plan has heretofore been instituted showing all street intersections and clearly designating such of the same as have been designated as "non-stop" crossings, said Company shall, in all cases hereafter arising on lines upon which the plan has not heretofore been adopted, furnish the Commission a drawing or plat containing such information as to each and every such line. Such drawings or plats shall at all times be kept up to date by the Commission's Transportation Expert.

Notice to Complainants.

Rule 9. Wherever complaints or petitions are filed under these rules bearing the names of more than one person, the signers shall designate one of their number (whose address in full shall be given) as the person upon whom notices provided for in these rules shall be served, and notice to the person so designated shall be notice to all within the meaning of these rules.

Appeals.

Rule 10. Either the Company or any member of the general public in interest shall have the right to resort to the courts for relief against any adverse ruling or order of the Commission arising out of the subject-matter of these rules, as provided by the Public Service Commission Law of Maryland.

AND IT IS FURTHER **Detreth**, That a copy of this Order be forthwith served upon the proper officer of the said United Railways and Electric Company of Baltimore.

ORDER No. 3833.

In the Matter of

The Petition of THE BALTIMORE AND OHIO RAILROAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Petitioner's Proportional Freight Tariff P. S. C. Md. No. 911.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 454.

The above mentioned petition having been received and filed, upon consideration thereof, it is this tenth day of September, Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Debereb, That permission be, and is hereby given, The Baltimore and Ohio Railroad Company to file and publish on one day's notice to the Com-

mission and the public, petitioner's proportional freight tariff P. S. C. Md. No. 911, to become effective September 17, 1917, to correct clerical error in petitioner's tariff P. S. C. Md. No. 904, filed to become effective on same date, and which tariff erroneously publishes rate of ninety (90) cents for 2000 pounds on iron and steel articles, carloads, between Annapolis Junction, Maryland, and Camp Meade, Maryland, instead of rate of sixty (60) cents per 2000 pounds in effect at present time and which rate it is intended to continue in effect.

PROVIDED, Said tariff be filed with the Commission upon issuance of this order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3833 of date September 10, 1917."

ORDER No. 3834.

In the Matter of

The Application of Consolidated Gas Electric Light and Power Company of Baltimore for the Approval of an Agreement Between It and the Chesapeake and Potomac Telephone Company of Baltimore City for the Sale by the Former to the Latter of One Pole Located on the East Side of Callendar Street, 12 Feet North of Reinhardt Street, Baltimore, Maryland, Under the Terms and Provisions of Order No. 2954, Entered July 26th, 1916, in Case No. 1151.

Before the

Public Service Commission of Maryland.

Case No. 1401.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT IS, THEREFORE, On this tenth day of September, in the year 1917, by the Public Service Commission of Maryland,

Drberch, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3835.

In the Matter of

The Application of Consolidated Gas Electric Light and Power Company of Baltimore for the Approval of an Agreement Between It and the Chesapeake and Potomac Telephone Company of Baltimore City for the Sale by the Former to the Latter of One Pole Located Ten Feet North of Rear Building Line of 1701 North Monroe Street, Baltimore, Maryland, Under the Terms and Provisions of Order No. 2954, Entered July 26th, 1916, in Case No. 1151.

Before the

Public Service Commission of Maryland.

Case No. 1402.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT IS, THEREFORE, On this tenth day of September, in the year 1917, by the Public Service Commission of Maryland,

Drorreb, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3838.

In the Matter of

The Complaint of STATE ROADS COMMISSION

vs.

G. E. BIDDISON.

Before the

Public Service Commission of Maryland.

Case No. 1359.

WHEREAS, It appears from the papers filed in this case and particularly from the letter of the Chairman of the State Roads Commission filed herein on the date hereof that the complaint has been satisfied,

IT IS, THEREFORE, This eleventh day of September, 1917, by the Public Service Commission of Maryland,

Drbergh. That the said complaint be, and the same is hereby, dismissed.

ORDER No. 3839.

In the Matter of

The Complaint of VENA M. HARPOLD

108.

CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE.

Before the

Public Service Commission of Maryland.

Case No. 1388.

The above cause having been previously set for hearing and having been heard on the date hereof, when both parties were represented in person or by counsel, and it being the opinion and finding of the Commission that the complainant is not entitled to the relief for which she has prayed,

IT IS, THEREFORE, This 13th day of September, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Driverb, That the complaint in the above entitled matter be, and the same is hereby dismissed.

ORDER No. 3840.

In the Matter of

The Joint Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and MAPLEVILLE TELEPHONE COMPANY OF WASHINGTON COUNTY, Both Corporations of the State of Maryland, for an Order Permitting and Approving the Sale by the Latter and the Purchase by the Former of All the Property, Real and Personal, and All the Rights, Privileges, and Franchises of the Latter by the Former Company.

Before the

Public Service Commission of Maryland.

Case No. 1380.

The application of The Chesapeake and Potomac Telephone Company of Baltimore City, and of Mapleville Telephone Company of Washington County, both corporations of the State of Maryland, duly incorporated under the general incorporation laws of the State of Maryland, filed with the Commission on the first day of July, 1917, praying for an order of the Commission approving the sale by the latter company and the purchase by the former company, of all the property, real and personal, and all the rights, privileges and franchises, of the said Mapleville Telephone Company

of Washington County, for the sum of Three Hundred and Fifty Dollars (\$350.00), upon the terms and conditions of the agreement between the said two companies dated the 12th day of March, 1917, filed with said application and marked "Exhibit No. 2," and notice of the hearing of said application having been duly published, coming on to be heard; and the application and exhibits filed therewith having been read and considered, and this Commission having determined from the evidence submitted on the hearing of the said application that the things to which its permission and approval are prayed in the petition will be to the benefit and for the convenience and advantage of the general public and the public service;

IT Is, THEREFORE, This fourteenth day of September, Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Ditter, That the approval, permission and authority of the Commission is hereby given to the sale by the Mapleville Telephone Company of Washington County, and the purchase by The Chesapeake and Potomac Telephone Company of Baltimore City, of all the property, real and personal, and all the rights, privileges and franchises of said Mapleville Telephone Company of Washington County, at and for the price of Three Hundred and Fifty Dollars (\$350.00); and upon the other terms and conditions and stipulations set forth in the said agreement between the said two corporations, dated the 12th day of March, 1917, a copy of which is filed in these proceedings marked "Applicants' Exhibit No. 2."

ORDER No. 3841.

In the Matter of

The Application of THE HAGERSTOWN AND FREDERICK RAILWAY COMPANY for Authority to Issue \$300,000.00 Par Value of Its Fifteen-Year Collateral Trust Gold Coupon Notes.

Before the
Public Service Commission
of Maryland.
Case No. 1398.

Whereas, The Hagerstown and Frederick Railway Company has applied to this Commission for authority to issue and deliver its fifteen-year 5% collateral trust coupon notes bearing date of September 1st, 1917, to the amount of three hundred thousand dollars (\$300,000.00) face value, or so much thereof as may be necessary, in order to acquire the capital stock, common and preferred, of the Chambersburg, Greencastle and Waynesboro Street Railway Company, upon the terms in the application set forth, and

Whereas, The application having come on for hearing on September 13th, 1917, after due notice published in accordance with this Commission's Order No. 3815 passed September 4th, 1917, and it being the opinion and finding of the Commission after due hearing that the issue and delivery of said notes is reasonably required for the purposes of said corporation,

It Is, THEREFORE, This 14th day of September, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Diberch, That the applicant, The Hagerstown and Frederick Railway Company, be and it is hereby authorized to issue and deliver not exceeding \$300,000.00, face amount, of fifteen-year collateral trust gold coupon notes; the amount to be issued, as set forth in the petition herein, to be the sum of the number of shares of preferred stock of the Chambersburg, Greencastle and Waynesboro Street Railway Company, a Pennsylvania corporation, purchased and deposited with the Trustee of the trust agreement, pursuant to which said notes are to be issued, multiplied by \$35.71, and the number of shares of common stock of said company, purchased and deposited, multiplied by \$14.29; the Commission having determined that the use of the capital to be secured by the issuance of such notes is reasonably required for the purposes of said company, to wit, the acquisition of property.

IT IS FURTHER DECECT, That said The Hagerstown and Frederick Railway Company shall make report to this Commission, duly verified by affidavit, upon the completion of the issuance and delivery of said notes, showing the amount thereof issued and delivered, and the property thereby acquired.

ORDER No. 3851.

In the Matter of

The Application of the BALTIMORE COUNTY WATER AND ELECTRIC COMPANY for Permission and Approval to Change and Readjust Its Schedules of Quarterly Minimum Charges or Rates on Metered Water Supply Service.

Before the

Public Service Commission of Maryland.

Case No. 375.

Upon the application of the Baltimore County Water & Electric Company filed July 24th, 1917, in the above cause, it is this 14th day of September, 1917, by the Public Service Commission of Maryland,

Drhereh, That permission be, and the same is hereby, granted said Baltimore County Water & Electric Company to recast and readjust its books of account as set forth in such petition;

PROVIDED, That the amount set up as a special reserve (P. S. C.) all districts, Account No. 89, of \$470,216.53 shall not be distributed or disposed of except with the permission and approval from time to time of this Commission.

ORDER No. 3853.

In the Matter of

The Petition of THE PENNSYLVANIA RAIL-ROAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Petitioner's Freight Tariff GO—P. S. C. Md. No. 470. Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 455.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 19th day of September, 1917, by the Public Service Commission of Maryland,

Proces, That permission be, and is hereby given, The Pennsylvania Railroad Company to file and publish on one day's notice to the Commission and the public, petitioner's freight tariff GO—P. S. C. Md. No. 470, establishing rates on cord-wood, carloads, to Camp Meade (Admiral), Maryland, from stations on line of petitioner; said rates to be as shown in exhibit filed herein,

PROVIDED, Said tariff containing said rates be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3853 of date September 19th, 1917."

ORDER No. 3858.

In the Matter of

The Application of FRANK BUTTION for a Permit for the Operation of a Motor Vehicle for Public Use.

Before the Public Service Commission of Maryland.

Case No. 1405.

WHEREAS, Frank Buttion having made application to this Commission for a permit for the operation of a motor vehicle for public use in the transportation of passengers between Lombard and Eighth Streets, Highlandtown, Maryland, and Chesaco Park, Maryland, and

WHEREAS, The application having come on for hearing on September 24th, 1917. in accordance with this Commission's Order No. 3852 passed September 17th, 1917, and it being the opinion and finding of the Commission after due hearing that the public welfare and convenience require the granting of said permit.

It Is, THEREFORE, This 26th day of September, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drorry, That the application of Frank Buttion in this case exhibited be, and the same is hereby granted and that the permit applied for be issued between Lombard and Eighth Streets, Highlandtown, Maryland, and Chesaco Park, Maryland, via Philadelphia Road to the intersection of Philadelphia Road and Chesaco Avenue, thence on Chesaco Avenue to Chesaco Park.

ORDER No. 3859.

In the Matter of

The Petition of THE CUMBERLAND VALLEY RAILEOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement No. 17 to Petitioner's Local Freight Tariff P. S. C. Md. No. 92.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 456.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 26th day of September, 1917, by the Public Service Commission of Maryland,

Drorre, That permission be, and is hereby given, The Cumberland Valley Railroad Company to file and publish on one day's notice to the Commission and the public, Supplement No. 17 to petitioner's local freight tariff P. S. C. Md. No. 92, providing for the cancelation of Supplement No. 16 to said tariff P. S. C. Md. No. 92, which said supplement. containing increased rates applicable to the transportation of Maryland intrastate traffic, was filed with this Commission on August 17th, 1917. to become effective October 1st, 1917,

PROVIDED, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3859 of date September 26th, 1917."

ORDER No. 3860.

In the Matter of

The Petition of THE PENNSYLVANIA RAILBOAD COMPANY for Permission Under Section 15 of the Public Service Commission
Law to File and Publish on Less Than
Statutory Notice Withdrawal of Petitioner's Freight Tariff M & C—P. S. C. Md.
No. 4, Filed to Become Effective October
1st, 1917, and to Continue in Effect on and
After Said Date Rates in Effect at Present
Time and Published in Petitioner's Freight
Tariff M & C—P. S. C. Md. No. 4, on
Milk, Cream, Etc., So Far as Same Are
Applicable to Transportation of Maryland
Intrastate Traffic.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 457.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 26th day of September, 1917, by the Public Service Commission of Maryland,

Driver, That permission be, and is hereby given, The Pennsylvania Railroad Company to file and publish on one day's notice to the Commission and the public, withdrawal of petitioner's freight tariff M & C—P. S. C. Md. No. 4, filed to become effective October 1st, 1917, and to continue in effect on and after said date rates in effect at present time and published in petitioner's freight tariff M & C—P. S. C. Md. No. 4, on milk, cream, etc., so far as same are applicable to transportation of Maryland intrastate traffic

PROVIDED, Tariff continuing in effect said present effective rates be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3860 of date September 26th, 1917."

ORDER No. 3861.

In the Matter of

The Application of MARYLAND AND PENN-SYLVANIA TRANSIT COMPANY for an Order Permitting and Approving the Abandonment of Its Franchise and Its Operation Thercunder.

Before the

Public Service Commission of Maryland.

Case No. 1408.

This case having this day come on for hearing in accordance with this Commission's Order No. 3856 passed September 21st, 1917, and no protests thereto having been made, and the Commission having determined after due hearing that the exercise of the franchise of the applicant is no longer necessary or convenient for the public service, in view of the fact that the passenger bus line of applicant has been operated at a considerable loss to the applicant,

IT IS, THEREFORE, This 27th day of September, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Otherch, That the applicant, the said Maryland and Pennsylvania Transit Company, be and it is hereby authorized to abandon the franchise previously exercised by it and to cease doing business as a common carrier within the State of Maryland from and after the date hereof.

ORDER No. 3862.

In the Matter of

The Petition of THE BALTIMOBE AND OHIO RAILBOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Rate of 60 Cents Per 2,000 Pounds on Lithopone (Dry Earth Paint), Carloads, Minimum Weight 40,000 Pounds, From St. Helens, Maryland, to President and Fawn Streets, Baltimore, Maryland.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 458.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 27th day of September, 1917, by the Public Service Commission of Maryland,

Orberch, That permission be, and is hereby given. The Baltimore and Ohio Railroad Company to file and publish on one day's notice to the Commission and the public, rate of 60 cents per 2,000 pounds on lithopone (dry earth paint), carloads, minimum weight 40,000 pounds, from St. Helena, Maryland, to President and Fawn Streets. Baltimore, Maryland.

PROVIDED, Tariff containing said rate be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3862 of date September 27th, 1917."

ORDER No. 3863.

In the Matter of

The Application of C. W. Bunting for a Permit for the Operation of a Motor Vehicle for Public Use. Before the Public Service Commission of Maryland.

Case No. 1406.

WHEREAS, C. W. Bunting having made application for a permit for the operation of a motor vehicle for public use, and

WHEREAS, The application having this day come on for hearing in accordance with this Commission's Order No. 3854 passed September 20, 1917, at which hearing complainant failed to appear, and at which hearing counsel for existing bus line operating between same points proposed to be served by applicant appeared in protest of the granting of the permit prayed for, and

WHEREAS, It being the opinion and finding of the Commission after due hearing that the public welfare and convenience do not require the granting of said permit, but that on the contrary the granting of such a permit would be prejudicial to the welfare and convenience of the public,

IT Is, THEREFORE, This 28th day of September, Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drorreb, That the application of C. W. Bunting in this case exhibited be, and the same is, hereby refused and dismissed.

ORDER No. 3865.

In the Matter of

THE MAYOR AND COMMON COUNCIL OF WESTMINSTER, a Municipal Corporation,

vs.

CONSOLIDATED PUBLIC UTILITIES COMPANY, a Corporation.

Before the

Public Service Commission of Maryland.

Case No. 1410.

The Petition and Complaint of the Mayor and Common Council of West-minster, a municipal corporation, in the above entitled matter, having been

duly considered by the Commission, it is, this 29th day of Septemer. in the year 1917, after a full presentation to the Commission of the views of the said Complainant in the premises by its attorney, Guy W. Steele. Esquire,

Others, By the Public Service Commission of Maryland that the request made by the said Complainant that the Commission direct its General Counsel to commence a proceeding in the Circuit Court for Carroll County to enjoin the Consolidated Public Utilities Company from enforcing. or attempting to enforce, the rates and regulations mentioned in said Petition and Complaint be and the same is hereby refused, without prejudice, however, to the right of the Complainant to proceeding, or to do any other act or thing that it may deem proper for the vindication of its rights, or supposed rights, in the premises.

FINDINGS.

In the Matter of

The Application of THE ARTESIAN WATER COMPANY for an Order Permitting and Approving the Purchase by Said Company of Eighty Per Cent Par Value of the Capital Stock of The Suburban Water Company, Now Held by The Southern Investment and Securities Company, and the Purchase of All the Stock of the Realty Finance Corporation Now Held by Bancroft Hill, and for Authority to Issue \$125,000.00 of the Capital Stock and \$15,000.00 First Mortgage Bonds of Said Artesian Water Company.

Before the

Public Service Commission of Maryland.

Case No. 1384.

Appearance:

ROBERT P. GRAHAM, Esq., for applicant.

TIMANUS, Commissioner.

Filed October 1st, 1917.

The Artesian Water Company, a Maryland corporation, engaged in the supplying of water in the northern and northwestern suburbs adjacent to Baltimore City, seeks the ratification by the Commission of a contract it has entered into with The Southern Investment and Securities Company, which company holds 80% of the capital stock of The Suburban Water Company, for the purchase by the former and the sale by the latter, of the common capital stock of The Suburban Water Company to the amount of Eighty Thousand Dollars (\$80,000) par value, being all of the stock of The

Suburban Water Company so held by The Southern Investment and Securities Company, to be paid for in stock of The Artesian Water Company, par for par. The Suburban Water Company is a corporation supplying water in the same general locality served by the applicant, The Artesian Water Company. There is outstanding \$20,000 of the stock of The Suburban Water Company in addition to the \$80,000 of stock The Artesian Water Company proposes to acquire, and provision is to be made to exchange this stock, upon application of the holders thereof, for stock of The Artesian Water Company, par for par.

The Artesian Water Company also seeks authority to purchase from Bancroft Hill all of the outstanding capital stock of The Realty Finance Corporation, a Maryland corporation, owning certain lands and water rights in the territory lying between the section served by The Artesian Water Company and that served by The Suburban Water Company, for the sum of Forty Thousand Dollars (\$40,000.00) to be paid for in stock of The Artesian Water Company to the amount of \$25,000.00 par value, and first mortgage bonds of The Artesian Water Company to the amount of \$15,000.00.

In order to pay for the property it proposes to acquire, The Artesian Water Company seeks authority to issue \$125,000.00 of its capital stock and \$15,000.00 of its first mortgage bonds. The original amount of authorized capital stock of The Artesian Water Company is \$100,000.00, of which \$50,500.00 is issued and outstanding; at meetings of the board of directors and of stockholders of said company an increase of authorized capital stock to \$200,000.00 has been authorized. The \$15,000.00 of bonds it is proposed to issue is a part of a total issue of \$150,000.00, of which \$70,000.00 was issued under authority of this Commission's Order No. 2029 dated October 13th. 1914.

The application sets forth that the consummation of the plans proposed will result in these water companies being brought under one management and that the water-using public in the territory served by the several companies will, as a result of such consolidation, receive a more efficient and satisfactory service.

By resolution of the Commission entered on July 20th, 1917, Commissioner Timanus was authorized to hold hearing and inquiry in this case on July 23rd, 1917, due notice of which hearing was given by newspaper advertisement, as required by Order No. 3757 of the Commission passed July 11th, 1917.

At various times in the past The Suburban Water Company has had a failure of its water supply, due to different causes. Sometimes the failure has been only partial and of short duration, while upon other occasions it has been complete and of longer duration. Such failures of supply naturally resulted in hardship to the customers of the company. In fact, at times, the lack of water brought about conditions which were almost intolerable and which have given the Commission much concern in the past. On the other hand, The Artesian Water Company has at all times had an abundant supply of pure water, which supply is ample for its present requirements. The management of The Suburban Water Company has at

times been lax, if not actually inefficient, while the management of The Artesian Water Company has been alert and progressive. By the purchase of the stock of The Suburban Water Company by The Artesian Water Company the management of the two utilities will be consolidated, and will result in more satisfactory service to the water takers.

The provision for the exchange of the remaining outstanding stock of The Suburban Water Company for stock of equal par value of The Artesian Water Company is proper. It might be stated in passing that neither of these companies has ever paid any dividends.

The property of The Realty Finance Corporation, which The Artesian Water Company desires to secure through the purchase of the entire outstanding capital stock of The Realty Finance Corporation, now held by Bancroft Hill, for himself and associates, has been appraised by Mr. Ezra B. Whitman, formerly Water Engineer of the City of Baltimore and now member of the engineering firm of Norton, Bird and Whitman, as having a value of \$45,760.00. Part of this value is made up of real estate, producing artesian wells, water mains and other corporeal property, the remainder consisting of certain intangible rights. By the agreement Bancroft Hill is to assume and pay off all outstanding debts and obligations of The Realty Finance Corporation as of June 30th, 1917, and receive for his. stock in said company \$15,000.00 of 6% bonds and \$25,000.00 of the capital stock of The Artesian Water Company. The property of The Realty Finance Corporation lies between the territory served by The Artesian Water Company and that served by The Suburban Water Company, claimed by engineers to be the best water-bearing property in close proximity to either water company, and it is deemed essential that same be acquired by The Artesian Water Company in order to insure an adequate water supply for these companies now and hereafter, though, as before stated, the water supply of The Artesian Water Company is ample for its present requirements.

After full consideration of the various matters presented in this application I conclude that the consummation of the several plans above outlined is necessary and convenient for the public service and should be permitted by the Commission and I therefore recommend that an order be entered by the Commission granting the application.

ORDER No. 3867.

In the Matter of

The Application of THE ARTESIAN WATER-COMPANY for an Order Permitting and Approving the Purchase by Said Company of Eighty Per Cent Par Value of the Capital Stock of The Suburban Water Company, Now Held by The Southern Investment and Securities Company, and the Purchase of All the Stock of the Realty Finance Corporation Now Held by Bancroft Hill, and for Authority to Issue \$125,000.00 of the Capital Stock and \$15,000.00 First Mortgage Bonds of Said Artesian Water Company.

Before the

Public Service Commission of Maryland.

Case No. 1384.

It is **Orberth**, This 1st day of October, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland, that the findings of Commissioner Timanus in the above entitled case be and the same are hereby approved, confirmed and ordered filed.

IT IS FURTHER DEPLET, 1. That the purchase by The Artesian Water Company of \$80,000.00 par value of the capital stock of The Suburban Water Company, now held by The Southern Investment and Securities Company to be paid for in capital stock of The Artesian Water Company of the like par value of \$80,000.00 is hereby permitted, approved and authorized.

- 2. That the purchase by The Artesian Water Company of the remaining \$20,000.00 par value of the capital stock of The Suburban Water Company, to be paid for in capital stock of The Artesian Water Company of like par value of \$20,000.00, or so much thereof as may be required for purposes of conversion, par for par alike, is hereby permitted, approved and authorized.
- 3. That the purchase by The Artesian Water Company of all of the outstanding capital stock of The Realty Finance Corporation now held by Bancroft Hill, for himself and associates, to be paid for in capital stock of The Artesian Water Company of the par value of \$25,000.00 and of 6% thirty-year bonds of said The Artesian Water Company of the face value of \$15,000.00, being part of a total authorized issue of One Hundred and Fifty Thousand Dollars (\$150,000.00) secured by a mortgage of all of the property and assets of said The Artesian Water Company, of which bonds of the face value of \$70,000.00 have been issued under authority of this Commission's Order No. 2029 dated October 13th, 1914, is hereby permitted, approved and authorized.
- 4. That the issue by The Artesian Water Company, when and as needed for the purposes stated in paragraphs 1, 2 and 3, above, of its capital stock in the amount of \$125,000.00 and its 6% thirty-year bonds, as in the preceding paragraph described, in the amount of \$15,000.00, is hereby

authorized, it being the opinion of the Commission that the use of the capital to be secured by such issue is reasonably required for the acquisition of property, the construction, completion, extension and improvement of its plant and distribution system, and for the improvement and maintenance of its service.

5. That The Artesian Water Company shall make reports duly verified by affidavits as follows:

Upon the issue of its stock and bonds, authorized as aforesaid, or any part thereof, the fact of such issue or issues, the terms and conditions thereof, and the amount realized therefrom, or the property thereby acquired, until all of the stock and bonds by this order authorized shall have been issued.

ORDER No. 3869.

In the Matter of

The Complaint of THE PUBLIC SERVICE COM-MISSION OF MARYLAND

against

THE SUBURBAN WATER COMPANY, a Body Corporate, With Respect to the Safety and Adequacy of Its Service. Before the

Public Service Commission of Maryland.

Case No. 1342.

WHEREAS, The Public Service Commission of Maryland by resolution adopted on April 5th, 1917. directed its General Counsel to prepare and file a formal complaint against The Suburban Water Company, with respect to the safety and adequacy of the service furnished by said company, and

WHEREAS, Such complaint was duly filed by the Commission, through its General Counsel, on April 13th, 1917, and copy of same served upon said The Suburban Water Company, and

WHEREAS, Since the filing of complaint aforesaid, the management of said The Suburban Water Company has passed into other hands, and under which management the service furnished by said company has greatly improved, there being no complaint at the present time, respecting either the safety or adequacy of said service.

It is, after due consideration this 2nd day of October, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Driver, That the complaint in the above entitled matter be, and it is hereby dismissed without prejudice.

ORDER No. 3870.

. In the Matter of

FISHER AND CAROZZA, Complainant,

vs.

THE PENNSYLVANIA RAILROAD COMPANY

and

WESTERN MARYLAND RAILWAY COMPANY, Defendants. Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 459.

REPARATION CLAIM \$173.30.

This is a petition filed by The Pennsylvania Railroad Company, by E. P. Bates, its Assistant Freight Traffic Manager, and joined in by the Western Maryland Railway Company, by D. G. Gray, its Freight Traffic Manager, on behalf of Fisher and Carozza, complainant, for permission to refund unto said complainant that portion of freight bills rendered and collected from said complainant by said railroad companies which is in excess of a just and reasonable charge upon shipments of sand between points on defendants' lines within the State of Maryland.

The petition sets forth that on October 14th, 1916, shipments were made, consigned to the complainant herein, over the railroads of the defendant companies from Canton Station, Baltimore, Maryland, to Owing's Mills, Maryland, of eight carloads of sand aggregating 866,400 pounds, on which were charged sixth class rate of 8.3 cents per 100 pounds, as per tariff GO—P. S. C. Md. No. 365, issued by The Pennsylvania Railroad Company. Shipments moved over Pennsylvania Railroad from Canton Station to Fulton Junction, Maryland, and thence over Western Maryland Railway to destination.

At time these shipments moved there was in effect a rate of 84 cents per 2,000 pounds on sand, carloads, from Canton Station to Fulton Junction, and rate of 42 cents per 2,000 pounds from Fulton Junction to Owing's Mills. Pennsylvania Railroad filed with this Commission on April 27th, 1917, effective April 28th, 1917, Supplement No. 16 to its freight tariff GO—P. S. C. Md. No. 387, making rate on sand, carloads, from Canton Station to Owing's Mills \$1.26 per 2,000 pounds and it is on basis of this subsequently established rate that application is now made to refund.

The complainant claims and the defendants admit that the rate lawfully applicable at the time and over the route shipments moved was under all the circumstances and conditions then existing excessive and unreasonable, and that the rate of \$1.26 per 2,000 pounds, as set forth in Supplement No.

16 to P. R. R. freight tariff GO-P. S. C. Md. No. 387, would be a proper and reasonable rate to be applied to the shipments in question.

Upon consideration of the matter, it is this 2nd day of October, 1917, by the Public Service Commission of Maryland,

Thereb, That the defendants, said The Pennsylvania Railroad Company and said Western Maryland Railway Company are hereby authorized and empowered to refund unto the complainant, said Fisher and Carozza, the sum of \$173.30, being the difference between the amount charged and collected, \$719.13, for the eight carloads aggregating 866,400 pounds, based on rate of 8.3 cents per 100 pounds, and the amount properly chargeable, \$545.83, at the rate of \$1.26 per 2,000 pounds, as aforesaid, for the transportation of the shipments in question.

FURTHER DIRECT, That unless otherwise ordered by this Commission the rate on sand, carloads, from Canton Station, Baltimore, Maryland, to Owing's Mills, Maryland, shall not exceed the sum of the rates contemporaneously in effect on same commodity from Canton Station to Fulton Junction and from Fulton Junction to Owing's Mills, for a period of one year from the date of this Order.

ORDER No. 3871.

In the Matter of

The Application of C. M. RUDD AND C. L. RUDD for Permission to Discontinue the Operation of Motor Vehicles for Public Use Between Towson and Fifth Regiment Encampment and Between Fifth Regiment Encampment and Towson.

Before the

Public Service Commission of Maryland.

The aforegoing application and recommendation to discontinue service having been received and filed, it is this second day of October, 1917, by the Public Service Commission of Maryland,

Driverb, That said application be, and the same is, hereby approved and permission granted to discontinue service.

ORDER No. 3872.

In the Matter of

The Application of J. EDWIN Hood for Permission to Discontinue the Operation of a Motor Vehicle Between Sykesville and Ellicott City, Maryland.

Before the

Public Service Commission of Maryland.

The aforegoing application and recommendation to discontinue service having been received and filed, it is this first day of October, 1917, by the Public Service Commission of Maryland,

Dittret, That said application be, and the same is, hereby approved and permission granted to discontinue service.

ORDER No. 3874.

In the Matter of

The Application of CUMBERLAND AND WEST-EENPORT ELECTRIC RAILWAY COMPANY for Authority to Renew Certain Short Term Notes. Before the

Public Service Commission of Maryland.

Case No. 1407.

WHEREAS, The Cumberland and Westernport Electric Railway Company has applied to this Commission for authority to issue its short term notes in renewal of certain short term notes heretofore issued by it and now outstanding, which said renewal will make the total life of said notes more than one year, and

Whereas, The application having this day come on for hearing after due notice published in accordance with this Commission's Order No. 3855, dated September 20th, 1917, and it being the opinion and finding of the Commission after hearing that the use of the capital to be secured by said issue of notes is feasonably required for the purposes of the said Cumberland and Westernport Electric Railway Company to wit: the discharge or lawful refunding of its obligations, and the construction, completion, extension, improvement and maintenance of its facilities.

IT IS, THEREFORE, This 3rd day day of October, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Diteret, 1. That the issue and delivery by the said Cumberland and Westernport Electric Railway Company of its short term notes in the aggregate amount of \$71,462.15, bearing interest at a rate not exceeding six per centum per annum, and payable at periods of same length as notes for which they are given in renewal, as follows:

To	Amount	Date Given	Period
Second National Bank, Cumberland	\$10,000.00	April 2, 1917	6 months
First National Bank, Frostburg	10,000.00	Oct. 2, 1916	6 months
	Renewed	April 2, 1917	6 months
First National Bank, Lonaconing	3,000.00	May 7, 1917	6 months
J. G. Storey, Clarysville	2,500.00	May 24, 1917	6 months
Third National Bank, Cumberland	5,000.00	May 26, 1917	4 months
First National Bank, Piedmont	5,000.00	July 2, 1917	6 months
Third National Bank, Cumberland	5,000.00	Dec. 15, 1916	6 months
	Renewed	June 15, 1917	6 months
Lonaconing Sav. Bank, Lonaconing	5,000.00	July 31, 1917	4 months
First National Bank, Piedmont	5,000.00	Jan. 31, 1917	6 months
	Renewed	July 31, 1917	6 months
First National Bank, Frostburg	5,000.00	Feb. 1, 1917	6 months
	Renewed	Aug. 1, 1917	6 months
Toledo Ry. & Light Co., Toledo	1,249.65	Aug. 1, 1917	4 months
Toledo Ry. & Light Co., Toledo	1,247.00	Aug. 1, 1917	8 months
Toledo Ry. & Light Co., Toledo	1,247.00	Aug. 1, 1917	12 months
Turbine Equip. Co., New York	1,847.50	Oct. 2, 1917	4 months
Westinghouse Electric Mfg. Co., Pitts-			
burgh	7,855.00	Sept. 10, 1917	90 days
Westinghouse Traction Brake Co.,			
Pittsburgh	2,000.00	Sept. 15, 1917	4 months
Iron City Elec. Co., Pittsburgh	516.00	Sept. 18, 1917	3 months
Total	\$71, 462. 15		

be and the same is hereby authorized and approved.

2. That the said Cumberland and Westernport Electric Railway Company shall make reports, duly verified by affidavits, to this Commission at the termination of each and every period of six months from the date of this Order, showing the notes renewed from the date of this Order, in case of first report, and from the date of last previous report, in case of subsequent reports, and showing all notes outstanding at the date of each of said reports, until all of said notes shall have been paid and taken up.

ORDER No. 3876.

In the Matter of

The Application of The Consolidated Power COMPANY OF BALTIMORE and the CONSOLI-DATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE for an Order Permitting and Approving the Former Corporation to Exercise Its Rights and Privileges Under Its Franchises Granted, or to Be Granted, to It and to Begin Construction; and for Authority to Issue \$5,000,-000.00 of Five-Year Six Per Cent Secured Notes, and as Collateral Therefor to Issue \$6,000,000.00 of First Mortgage Five Per Cent Bonds of a Total Authorized Issue of \$15,000,000.00, and to Issue \$1,274,-900.00 of Six Per Cent Preferred Stock and \$100.00 of Common Stock, and to Lease Its Property and Franchises for a Term of Twenty-five Years to the Consolidated Gas Electric Light and Power Company of Baltimore, and for Authority to the Consolidated Gas Electric Light and Power Company of Baltimore to Make Said Lease and to Acquire \$1,274,900.00, Par Value of Six Per Cent Preferred Stock and \$100.00 Par Value of Common Stock of The Consolidated Power Company of Baltimore.

Before the

Public Service Commission of Maryland.

Case No. 1391.

Whereas, The Consolidated Power Company of Baltimore has applied to this Commission for an order and certificate of authority granting to it the permission and approval of this Commission to begin construction and to exercise the rights and privileges of said corporation under the franchises heretofore granted by the assent of the County Commissioners of Anne Arundel County, and also to exercise its rights and privileges under franchises for which application has been made to the County Commissioners of Baltimore County, and which have since been granted by the assent of the County Commissioners of Baltimore County; and

WHEREAS. The Consolidated Power Company of Baltimore has also applied to this Commission for an order authorizing and approving the issue by said corporation of five million dollars (\$5,000,000) of Five-Year Six Per Cent Secured Gold Notes, to be issued under an indenture between said corporation, the Consolidated Gas Electric Light and Power Company of

Baltimore and the Continental Trust Company, as Trustee, and also authorizing and approving the issue by said corporation of six million dollars (\$6,000,000) of First Mortgage Five Per Cent Twenty-Year Bonds, to be issued under an indenture between said corporation, the Consolidated Gas Electric Light and Power Company of Baltimore, and the Maryland Trust Company, as Trustee, and to be deposited as collateral to secure said issue of notes, and also authorizing and approving the issue by said corporation of one million, two hundred and seventy-four thousand, nine hundred dollars (\$1,274,900) par value of six per cent non-voting preferred stock and one hundred dollars (\$100) par value of common stock; and

WHEREAS, The Consolidated Gas Electric Light and Power Company of Baltimore has applied to this Commission for an order authorizing and approving the acquisition by it of one million two hundred and seventy-four thousand nine hundred dollars (\$1,274,900) par value of six per cent nonvoting preferred stock, and one hundred dollars (\$100) par value of common stock, of The Consolidated Power Company of Baltimore, and The Consolidated Power Company of Baltimore and the Consolidated Gas Electric Light and Power Company of Baltimore have applied for an order authorizing and approving a lease by The Consolidated Power Company of Baltimore to the Consolidated Gas Electric Light and Power Company of Baltimore of the property and franchises of the former corporation for the term of twenty-five years and upon the terms and conditions in said application more fully set forth; and

Whereas, After consideration of the said application of The Consolidated Power Company of Baltimore and the Consolidated Gas Electric Light and Power Company of Baltimore, and the exhibits filed therewith and thereafter, and after due hearing, the Commission is of the opinion that such construction and such exercise of rights and privileges under said franchises by the Consolidated Power Company of Baltimore is necessary or convenient for the public service and that the use of the capital to be secured by said issue of five million dollars (\$5,000,000) of notes, and of six million dollars (\$6,000,000) of bonds as collateral therefor, and one million two hundred and seventy-four thousand nine hundred dollars (\$1,274,900) par value of preferred stock and one hundred dollars (\$100) par value of common stock, is reasonably required for the purposes of The Consolidated Power Company of Baltimore as in said application set forth, to wit, for the acquisition of property and for the construction of its plant and distributing systems.

It is therefore, this third day of October, 1917, by the Public Service Commission of Maryland,

Driverb, That The Consolidated Power Company of Baltimore be and it is hereby authorized:

(a) To begin construction and to exercise its rights and privileges under the franchises heretofore granted by the assent of the County Commissioners of Anne Arundel County, the franchises heretofore granted by the assent of the County Commissioners of Baltimore County, and any other franchises now possessed by it.

- (b) To issue its Five-Year Six Per Cent Secured Gold notes, as aforesaid, in the amount of five million dollars (\$5,000,000) for the purposes aforesaid, and to issue and deposit as collateral to secure said notes its First Mortgage Five Per Cent Twenty-Year Bonds, in the amount of six million dollars (\$6,000,000).
- (c) To issue for the purposes aforesaid one million two hundred and seventy-four thousand nine hundred dollars (\$1,274,900) par value of six per cent non-voting preferred stock, and one hundred dollars (\$100) par value of common stock for cash at par.

AND IT IS FURTHER **Diterth**, That the Consolidated Gas Electric Light and Power Company of Baltimore be and it is hereby authorized to acquire one million two hundred and seventy-four thousand nine hundred dollars (\$1,274,900) par value of six per cent non-voting preferred stock and one hundred dollars (\$100) par value of common stock of The Consolidated Power Company of Baltimore, paying therefor cash at par.

AND IT IS FURTHER **Others**, That The Consolidated Power Company of Baltimore and the Consolidated Gas Electric Light and Power Company be and they are hereby authorized to execute, make and carry out a lease by The Consolidated Power Company of Baltimore to the Consolidated Gas Electric Light and Power Company of Baltimore of the property and franchises of the former corporation for the term of twenty-five years and upon the terms and conditions hereinbefore referred to.

AND IT IS FURTHER **Orberch**, That said The Consolidated Power Company of Baltimore shall make reports, verified by affidavits, to this Commission as follows:

- (a) Upon the sale for cash of said notes authorized and approved as aforesaid, or any part thereof, the fact of such sale or sales and the terms and conditions thereof and the amount realized therefrom.
- (b) Upon the issuance for cash of said preferred or common stock authorized and approved as aforesaid, or any part thereof, the fact of such issuance and the terms and conditions thereof and the amount realized therefrom.
- (c) At the termination of every period of six months from the date of this order, the disposition or use made of the proceeds of said notes, preferred and common stock.
- (d) Upon the issuance and the deposit thereof as collateral, of said bonds authorized and approved as aforesaid, or any part thereof, the fact of such issuance and deposit and the terms and conditions thereof and the amount realized therefrom.
- (e) Upon the consummation of such lease to the Consolidated Gas Electric Light and Power Company of Baltimore, the fact of such lease, and the terms and conditions thereof, including a complete copy thereof.

AND IT IS FURTHER Detect, That the said Consolidated Gas Electric Light and Power Company of Baltimore shall make reports, verified by affidavits, to this Commission as follows:

Upon the acquisition of such preferred and common stock of The Consolidated Power Company of Baltimore authorized and approved as aforesaid, or any part thereof, the fact of such acquisition, the terms and conditions thereof and the amount paid therefor.

Baltimore and the Continental Trust Company, as Trustee, and also authorizing and approving the issue by said corporation of six million dollars (\$6,000,000) of First Mortgage Five Per Cent Twenty-Year Bonds, to be issued under an indenture between said corporation, the Consolidated Gas Electric Light and Power Company of Baltimore, and the Maryland Trust Company, as Trustee, and to be deposited as collateral to secure said issue of notes, and also authorizing and approving the issue by said corporation of one million, two hundred and seventy-four thousand, nine hundred dollars (\$1,274,900) par value of six per cent non-voting preferred stock and one hundred dollars (\$100) par value of common stock; and

Whereas, The Consolidated Gas Electric Light and Power Company of Baltimore has applied to this Commission for an order authorizing and approving the acquisition by it of one million two hundred and seventy-four thousand nine hundred dollars (\$1,274,900) par value of six per cent nonvoting preferred stock, and one hundred dollars (\$100) par value of common stock, of The Consolidated Power Company of Baltimore, and The Consolidated Power Company of Baltimore and the Consolidated Gas Electric Light and Power Company of Baltimore have applied for an order authorizing and approving a lease by The Consolidated Power Company of Baltimore to the Consolidated Gas Electric Light and Power Company of Baltimore of the property and franchises of the former corporation for the term of twenty-five years and upon the terms and conditions in said application more fully set forth; and

Whereas, After consideration of the said application of The Consolidated Power Company of Baltimore and the Consolidated Gas Electric Light and Power Company of Baltimore, and the exhibits filed therewith and thereafter, and after due hearing, the Commission is of the opinion that such construction and such exercise of rights and privileges under said franchises by the Consolidated Power Company of Baltimore is necessary or convenient for the public service and that the use of the capital to be secured by said issue of five million dollars (\$5,000,000) of notes, and of six million dollars (\$6,000,000) of bonds as collateral therefor, and one million two hundred and seventy-four thousand nine hundred dollars (\$1,274,900) par value of preferred stock and one hundred dollars (\$100) par value of common stock, is reasonably required for the purposes of The Consolidated Power Company of Baltimore as in said application set forth, to wit, for the acquisition of property and for the construction of its plant and distributing systems.

It is therefore, this third day of October, 1917, by the Public Service Commission of Maryland,

Drivereb, That The Consolidated Power Company of Baltimore be and it is hereby authorized:

(a) To begin construction and to exercise its rights and privileges under the franchises heretofore granted by the assent of the County Commissioners of Anne Arundel County, the franchises heretofore granted by the assent of the County Commissioners of Baltimore County, and any other franchises now possessed by it.

- (b) To issue its Five-Year Six Per Cent Secured Gold notes, as aforesaid, in the amount of five million dollars (\$5,000,000) for the purposes aforesaid, and to issue and deposit as collateral to secure said notes its First Mortgage Five Per Cent Twenty-Year Bonds, in the amount of six million dollars (\$6,000,000).
- (c) To issue for the purposes aforesaid one million two hundred and seventy-four thousand nine hundred dollars (\$1,274,900) par value of six per cent non-voting preferred stock, and one hundred dollars (\$100) par value of common stock for cash at par.

AND IT IS FURTHER **Drhereh**, That the Consolidated Gas Electric Light and Power Company of Baltimore be and it is hereby authorized to acquire one million two hundred and seventy-four thousand nine hundred dollars (\$1,274,900) par value of six per cent non-voting preferred stock and one hundred dollars (\$100) par value of common stock of The Consolidated Power Company of Baltimore, paying therefor cash at par.

AND IT IS FURTHER **OTHER**, That The Consolidated Power Company of Baltimore and the Consolidated Gas Electric Light and Power Company be and they are hereby authorized to execute, make and carry out a lease by The Consolidated Power Company of Baltimore to the Consolidated Gas Electric Light and Power Company of Baltimore of the property and franchises of the former corporation for the term of twenty-five years and upon the terms and conditions hereinbefore referred to.

AND IT IS FURTHER **Orberth**, That said The Consolidated Power Company of Baltimore shall make reports, verified by affidavits, to this Commission as follows:

- (a) Upon the sale for cash of said notes authorized and approved as aforesaid, or any part thereof, the fact of such sale or sales and the terms and conditions thereof and the amount realized therefrom.
- (b) Upon the issuance for cash of said preferred or common stock authorized and approved as aforesaid, or any part thereof, the fact of such issuance and the terms and conditions thereof and the amount realized therefrom.
- (c) At the termination of every period of six months from the date of this order, the disposition or use made of the proceeds of said notes, preferred and common stock.
- (d) Upon the issuance and the deposit thereof as collateral, of said bonds authorized and approved as aforesaid, or any part thereof, the fact of such issuance and deposit and the terms and conditions thereof and the amount realized therefrom.
- (e) Upon the consummation of such lease to the Consolidated Gas Electric Light and Power Company of Baltimore, the fact of such lease, and the terms and conditions thereof, including a complete copy thereof.

AND IT IS FUETHER **Orberch**, That the said Consolidated Gas Electric Light and Power Company of Baltimore shall make reports, verified by affidavits, to this Commission as follows:

Upon the acquisition of such preferred and common stock of The Consolidated Power Company of Baltimore authorized and approved as aforesaid, or any part thereof, the fact of such acquisition, the terms and conditions thereof and the amount paid therefor.

ORDER No. 3877.

In the Matter of

The Complaint of the MAYOR AND COUNCIL OF MIDLAND

47.8

THE MIDLAND AND ELK LICK WATER COMPANY.

Before the

Public Service Commission of Maryland.

Case No. 1280.

WHEREAS, It appears from the papers filed in the above entitled complaint and particularly from a letter filed September 13th, 1917, by A. Taylor Smith, attorney for the complainants, that the complaint has been satisfied,

IT IS THEREFORE, This third day of October, 1917, by the Public Service Commission of Maryland,

Driver, That the same be, and it is hereby, dismissed, without prejudice.

ORDER No. 3878.

In the Matter of

The Application of THE UNITED RAILWAYS AND ELECTRIC COMPANY OF BALTIMORE for Authority to Issue \$5,750,000.00 Par Value of Its Five-Year Convertible Gold Notes, \$3,000,000.00 to Bear Interest at 6% Per Annum and \$2,750,000.00 to Bear 5% Per Annum, All With the Privilege of Conversion, at the Option of the Holder, Into Common Stock at \$30.00 Per Share Within Two Years, \$32.00 Within Three Years, \$34.00 Within Four Years, and \$36.00 Thereafter, and to Issue When and as Needed for the Conversion of Said \$5,750,000.00 of Notes Not More Than \$9,583,350.00 of Its Common Stock.

Before the

Public Service Commission of Maryland.

Case No. 1400.

WHEREAS, The United Railways and Electric Company of Baltimore has applied to this Commission for an order authorizing the issue of five million seven hundred and fifty thousand dollars (\$5,750,000) of its Five-Year Convertible Gold Notes, three million dollars (\$3,000,000) thereof to bear interest at six per cent. (6%), two million seven hundred and fifty thousand

dollars (\$2,750,000) interest at five per cent. (5%), all to be dated August 15, 1917, with the privilege of conversion at the option of the holder into common stock, at \$30.00 per share within two years of date, \$32.00 within three years, \$34.00 within four years and \$36.00 thereafter until February 15, 1922, and to issue, when and as needed for conversion of said five million seven hundred and fifty thousand dollars (\$5,750,000) of notes, not more than nine million five hundred and eighty-three thousand three hundred and fifty dollars (\$9,583,350) par value of additional common stock.

AND WHEREAS, After consideration of the application and the exhibits filed therewith and thereafter, and after due hearing and testimony at such hearing, the Commission is of the opinion that the use of the capital to be secured by the issue of five million seven hundred and fifty thousand dollars (\$5,750,000) of Five-Year Convertible Gold Notes (on the aforesaid terms, modified as hereinafter provided) and of not more than nine million five hundred and eighty-three thousand three hundred and fifty dollars (\$9,583,350) par value of common stock, if and when needed for conversion of said notes, is reasonably required for the purpose of said corporation, as in said application set forth, to wit:

- (a) The acquisition of property, and the construction, completion, extension and improvement of its facilities, and the improvement of its service, by the sale for cash of said \$3,000,000 of 6% notes, and
- (b) The discharge or lawful refunding of its obligations, by exchange, par for par, of all or any of said \$2,750,000 of 5% notes for now outstanding notes referred to in said application.

IT Is, THEREFORE, This third day of October, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Orners, That The United Railways and Electric Company of Baltimore be, and it is hereby, authorized:

- (a) To issue its Five-Year Convertible Gold Notes, as aforesaid, in the amount of five million seven hundred and fifty thousand dollars (\$5,750,000) for the purposes aforesaid, convertible into common stock at the rate of \$30.00 per share, but only after August 15th, 1919, and within one year of August 15th, 1919, and convertible at the rate of \$33.00 per share thereafter but within two years of August 15th, 1919, and at \$36.00 thereafter until February 15th, 1922.
- (b) To issue, when and as needed for conversion as aforesaid, of five million seven hundred and fifty thousand dollars (\$5,750,000) of notes, not more than nine million five hundred and eighty-three thousand three hundred and fifty dollars (\$9,583,350) par value of additional common stock.

AND IT IS FUETHER OTHERS, That said The United Railways and Electric Company of Baltimore shall make reports, verified by affidavits, to this Commission as follows:

- (a) Upon the sale for cash of said 6% convertible notes authorized and approved as aforesaid, or any part thereof, the fact of such sale or sales, and the terms and conditions thereof, and the amount realized therefrom.
- (b) At the termination of every period of six months from the date of this order, the disposition and use made of the proceeds of said 6% convertible notes.

- (c) Upon the issuance of said 5% convertible notes authorized and approved as aforesaid, or any part thereof, in exchange for now outstanding notes referred to in the application, the fact of such issuance and exchange, and the amount of notes so issued and exchanged.
- (d) All conversions of such 5% or 6% convertible notes into common stock or exchange of such notes for common stock as aforesaid.

Provided, However, that this order shall not take effect until the proposed amendment of the charter of said corporation, mentioned in this case, or a certificate of increase of capital stock in the amount proposed, shall have been duly executed, acknowledged and recorded, and a statement, pursuant to Section 35 of Article 23 of Bagby's Code (as amended by chapter 596 of the Acts of 1916) shall have been duly executed, verified, acknowledged and recorded and copies of both said amendment or certificate and said statement shall have been filed herein.

ORDER No. 3879.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY for an Order Permitting and Approving the Exercise of the Privileges Granted It by the Commissioners of Bowie, in Prince George's County, Maryland, by Ordinance Passed on the 20th Day of August, 1917.

Before the

Public Service Commission of Maryland.

Case No. 1409.

The Application of The Chesapeake & Potomac Telephone Company of Baltimore City, filed with the Public Service Commission of Maryland on the 21st day of September, 1917, together with Exhibits Nos. 1 and 2 referred to therein, for permission and approval of the Commission to the construction, maintenance and operation by the applicant, its successors and assigns, of its posts, poles, cables, wires, and all other necessary overhead apparatus, on, over and along; and its conduits, ducts, mains, pipes, cables, wires, manholes, distributing poles and all other necessary underground appliances, on, in, under and through, the streets, alleys and highways and other public places within the limits of the Town of Bowie, Prince George's County, Maryland, and to use the property of other companies, and to permit other companies to use its property, upon such arrangements as the two companies may agree, as provided by the Ordinance of the said The Commissioners of Bowie, Prince George's County, Maryland, and subject to the terms, regulations, conditions and restrictions in said Ordinance contained, coming on to be heard; and it appearing from said

application and said Ordinance of The Commissioners of Bowie, Prince George's County, Maryland, that the authority and consent of the said The Commissioners of Bowie, Prince George's County, Maryland, are given to the same, and this Commission having determined from the evidence submitted at the hearing of the application that the things to which its permission and approval are asked are proper and convenient for the public service, it is, this fourth day of October, in the year 1917, by the Public Service Commission of Maryland,

Driver, That the approval and permission of the Public Service Commission of Maryland are hereby given to The Chesapeake and Potomac Telephone Company of Baltimore City, its successors and assigns, to construct, maintain and operate its posts, poles, cables, wires, and all other necessary overhead apparatus, on, over and along; and its conduits, ducts, mains, pipes, cables, wires, manholes, distributing poles and all other necessary underground appliances, on, in, under and through the streets, alleys and highways and other public places within the limits of the Town of Bowie, Prince George's County, Maryland; and to use the property of other companies, and to permit other companies to use its property, upon such terms and agreements as the two companies may agree, as provided by the Ordinance of The Commissioners of Bowie, Prince George's County, Maryland, a certified copy of which is filed in these proceedings and marked "Applicant's Exhibit No. 1," and subject to the terms, conditions, regulations and restrictions in said Ordinance contained.

ORDER No. 3880.

In the Matter of

The Application of THE UNION BRIDGE ELEC-TRIC MANUFACTURING COMPANY for Authority to Issue \$10,000.00 Par Value of Its Capital Stock and \$20,000.00 Par Value of Its 6% Bonds. Before the

Public Service Commission of Maryland.

Case No. 1308.

WHEREAS, The Union Bridge Electric Manufacturing Company has applied to this Commission for authority to issue and sell its capital stock in the amount of \$10,000.00 and its 6% bonds in the amount of \$20,000.00, of which it is proposed to issue at this time \$6,500.00 thereof; and

WHEREAS. The application having this day come for hearing in accordance with this Commission's Order No. 3864, passed September 28th, 1917, and it being the opinion and finding of the Commission after due hearing that the use of the capital to be secured by said issue of capital stock is reasonably required for the purposes of said corporation, to wit: the discharge or lawful refunding of its obligations, the Commission reserving its action in respect to the issuance of the bonds aforesaid,

IT IS, THEREFORE, This 4th day of October, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Driverb, 1. That the issue by said The Union Bridge Electric Manufacturing Company of its capital stock in the amount of \$10,000.00 for the purposes in said application set forth be and the same is hereby authorized and approved, provided that the said \$10,000.00 of capital stock of said corporation shall be issued only for cash at the par value thereof.

- 2. That said The Union Bridge Electric Manufacturing Company shall make reports duly verified by affidavits to this Commission as follows:
- (a) Upon the sale for cash of its stock, authorized and approved as aforesaid, or any part thereof, the fact of such sale or sales, the terms and conditions thereof, and the amount realized therefrom.
- (b) At the termination of each and every period of six months from the date of this order, the disposition and use made of the proceeds of said stock.

ORDER No. 3883.

In the Matter of

The Complaint of THE SCOTT FEBTILIZER
COMPANY

v8.

MARYLAND WATER COMPANY OF CECIL COUNTY. Before the

Public Service Commission of Maryland.

Case No. 1382.

WHEREAS, The above entitled matter having been set for hearing on August 8, 1917, and hearing having been had on said date, at which hearing both parties to the complaint were represented; and,

WHEREAS, After due consideration upon testimony taken, the Commission by its Chairman rendered an oral opinion in which the complainant was required to make certain installations as set forth in said opinion; and,

WHEREAS, W. H. Mackall, President of The Scott Fertilizer Company, complainant, has by letter dated September 26, 1917, advised that the installations have been completed and are ready for use; and,

WHEREAS, The defendant company having been notified that the installations required had been made and C. M. Johnson, President of the defendant company, having notified the Commission by letter dated October 4, 1917, that he had inspected and tested the installations aforesaid and was satisfied therewith:

IT IS, THEREFORE, In consideration of the foregoing facts, this fifth day of October, Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drbereb. That the above entitled matter be, and it is, hereby dismissed.

ORDER No. 3884.

In the Matter of

The Complaint of PRUDENTIAL OIL CORPORA-TION ET AL.

128.

THE UNITED RAILWAYS AND ELECTRIC COM-PANY OF BALTIMORE, Before the

Public Service Commission of Maryland.

Case No. 1357.

Upon order of the Solicitor for the complainants filed herein, it is, this fifth day of October, Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drheren. That this complaint be, and the same is, hereby dismissed.

OPINION.

In the Matter of

The Complaint of THE PUBLIC SERVICE COM-MISSION OF MARYLAND

vs.

THE UNITED RAILWAYS AND ELECTRIC COM-PANY OF BALTIMORE, a Body Corporate, With Respect to the "Skip-Stop" Plan of Operating Its Cars. Before the

Public Service Commission of Maryland.

Case No. 1378.

TIMANUS, Commissioner.

Filed Oct. 6th, 1917.

On April 15th, 1917, the United Railways and Electric Company of Baltimore put in effect on its North Avenue and Edmondson Avenue lines a new plan of operation commonly known and referred to as the "Skip-Stop" plan. Up until that date the practice of the respondent Company had been to stop its cars at every street intersection within the limits of Baltimore City where there was either a person waiting to board the cars or one desiring to alight therefrom. That practice still obtains as to the lines of the Company generally, the innovation in the cases of the North Avenue and Edmondson Avenue lines being largely experimental.

The fundamental idea of the "Skip-Stop" plan is to save time in operating cars over a given route by eliminating or skipping stops at less important street intersections.

The plan as originally put in effect contemplated the stopping of cars at every transit crossing and skipping every other street crossing between such transit crossings. The net result of this plan would be to eliminate about 30% of the stops on each of these two lines.

Shortly after the plan was put in operation the Company found itself confronted by a large number of protests from residents of the City who were adversely affected by the elimination of stops at points where such persons had long been accustomed to take or alight from cars, and in consequence of these protests the Company restored a number of the more important stops which it had originally scheduled for elimination.

Even after these concessions were made protests against other stops which had been eliminated continued to come to the Company and a large number of protests were made to this Commission. Incidentally there were a number of protests made to the Commission against the "Skip-Stop" plan in general and an equally large number of letters and petitions were received from those who favored the plan in general on the ground that it resulted in a material saving of time in getting from one point to another on such lines.

Subsequently the respondent Company re-routed some of its cars on these two lines, with the result that four separate and distinct lines are now involved, to wit: (1) The North Avenue line from Walbrook Junction to Milton Avenue and Preston Street, with a spur from North Avenue along Washington Street to Preston Street; (2) the Garrison Boulevard line from the Electric Park car house to Walbrook Junction, then over the same route as the North Avenue line to Madison and North Avenues; (3) the Edmondson Avenue line from Windsor Hills to Fayette and Luzerne Streets, and also from Walbrook Junction to Monument Street at Loney's Lane; and (4) the Liberty Heights branch of the Linden Avenue line from its Woodlawn terminus to Liberty Heights and Garrison Avenues.

On or about the 14th of June, 1917, the Assistant General Counsel to the Commission was instructed to go over the papers in connection with this plan and report the result of such examination with his recommendations as to further evidence to be secured by the Commission.

On June 19th, 1917, he transmitted a report to the Commission in which he abstracted briefly the correspondence and petitions in the matter, and stated that those persons who opposed the plan generally or in specific instances did so on the following grounds, which are enumerated in the order of the frequency in which they were advanced in such correspondence and petitions:

Loss of time in walking to and from corners:

Inconvenience in walking through rain, snow, etc.:

Inconvenience in carrying market baskets, etc.:

Inconvenience to old people and mothers with infant children;

Loss of time in waiting on corners:

No material saving in operating:

Excessive speed of cars between stops:

Bunching of cars at "stop crossings" and consequent irregular running.

Thereupon the matter was referred to the Commission's General Counsel to prepare an order designed to bring the question for hearing before the Commission. Such order was passed by the Commission on June 27th, 1917 (Order No. 3727). In this order it was recited in substance that in view of the diversity of opinion on the part of the public as to the merits of the "Skip-Stop" plan, the Commission was of the opinion that the best way of collecting all the facts bearing upon said plan, whether favorable or adverse thereto, and of offering everyone concerned in the premises a full opportunity to be heard in opposition to or in advocacy of said plan, and thereby enabling the Commission to arrive at a just and reasonable determination of the whole controversy, would be for the Commission itself to file a complaint consolidating in effect all remonstrances which had been filed with the Commission against said plan. It was therefore ordered by the Commission as follows:

"That said 'Skip-Stop' plan of operation is unjust and unreasonable and productive of inadequacy of service, and creates a much larger measure of public inconvenience, discomfort and hardship than any it does away with."

A copy of this order was duly served upon the respondent Company, which, on July 16, 1917, filed a formal answer to the Commission's complaint. By this answer the Company alleged that the "Skip-Stop" plan of operation is just, reasonable and productive of efficiency of service, that it conveniences by far a greater number of persons than are inconvenienced thereby, that it is a necessary and reasonable means of helping to solve the problem of rapid transit in Baltimore City and to improve the traffic conditions with safety and convenience to the general public; that it has been adopted in Cleveland, Detroit, Kansas City and Toronto, where it expedited traffic without any undue inconvenience to the traveling public; that the purpose of the plan is to eliminate unnecessary stops and to adjust the distance between stops with the double view of saving time of the traveling public and increasing efficiency of the service; that the "Skip-Stop" plan of operation is essentially an operating problem and that the only question for this Commission to determine is whether the principle has been reasonably applied, which question should be decided by a consideration of the complaints against any particular skip and a determination of the reasonableness of the particular complaint.

On August 2nd, 1917, the Commission passed an order setting the matter of its complaint for hearing on August 18th. This date was subsequently advanced to September 10th and the hearings lasted several days.

In view of the admission in the Company's answer that it is for this Commission to determine whether or not the principle of the "Skip-Stop" plan of operation has been reasonably applied by the Company, it would seem unnecessary for us to discuss the question of our legal right to intervene on behalf of the public and require the restoration of stops which in our judgment have been improperly eliminated by the Company. Suffice it to

say in this connection that Sections 13 and 23 of the Public Service Commission Law would seem to be conclusive as to the right of the Commission to determine what is or what is not reasonable service on the part of the Company in connection with any phase of the operation of its cars.

At the hearings above referred to a number of witnesses testified both in favor of the general proposition and against its application in specific instances.

A few fundamental facts seemed to be established by the general consensus of opinion on the part of experts who testified on both sides. One of these facts is that approximately ten seconds of time can be saved by the elimination of any particular stop, and it seems that the new schedules put in force by the Company upon the four lines on which the plan has been tried are predicated upon such assumption. A second fact which seems to be definitely established is that where the plan as above stated is rigidly enforced, it results in the elimination of approximately 30% of all the possible street-crossing stops on any given line.

With these fundamental facts established it becomes relatively simple for anyone to determine just how much saving in running time is effected between any two given points. For instance, if we assume a trip covering thirty city blocks, we may next properly assume that approximately ten stops will be eliminated under this plan, with the result that anyone making such trip covering thirty blocks may reasonably be expected, other things being equal, to save one hundred seconds, or one and two-third minutes in making the trip. This saving is unquestionably of some benefit to the general traveling public, and varies in its degree of benefit with the distance which any particular individual has to travel.

Incidentally there is a second benefit to the general public in that by this saving between the terminii of the respective lines upon which the plan is in use, the Company is able to have the same cars and crews make more trips in the course of twenty-four hours than they would otherwise make, with the result that the general public gets the advantage of the increased service.

As against these advantages to the individual and the general public respectively there must be considered the inconveniences and disadvantages to which other individuals who also are part of the general public are subjected by the use of this plan.

As above stated, the objection most frequently made is that of the loss of time in walking to and from corners, which general objection embraces the additional inconvenience of such walk when it is raining or snowing, when carrying market baskets or other heavy packages, or when it affects the old and feeble or mothers with infant children.

This inconvenience to the large number of the general public who are affected adversely by the adoption of a plan which contemplates that they must of necessity walk an additional block where they happen to live at or near a street crossing at which the cars do not stop, is an inconvenience which must be given due consideration in determining whether or not such plan is a reasonable or an unreasonable plan of operation.

Ready accessibility to electric street railways is one of the greatest conveniences known to modern life in our cities and their immediate environs. The rapidity of such service is in many respects a matter of secondary importance, desirable as it may be if considered independently.

The importance of such ready accessibility to street car service was convincingly demonstrated to the Commission by testimony to the effect that while there was little or no difficulty in renting property along the North Avenue line where it was adjacent to a car stop crossing, great difficulty was found in renting similar property otherwise equally desirable, but which was adjacent to a skip-stop crossing. If this be true, and there would seem every reason to believe that it is, the "Skip-Stop" plan of operation as put in effect by the respondent Company on these four lines would result not only in discriminating against the individuals who reside near such skip-stop crossings in favor of those who reside near stop crossings, but would also result in an artificial unsettling of property values along these lines subject to the action of the Company in restoring or eliminating stop crossings from time to time in pursuance of what it might deem to be proper methods of operation.

But aside from any effect which such plan of operation may or may not have upon property values, the fact remains that it results in a very decided discrimination in the matter of service against those individuals who may be so unfortunate as to live adjacent to a street intersection at which cars are no longer permitted to stop.

And it is largely in view of this single element, to wit, the discrimination against individuals who have their part in making up the general public, and in further view of the relatively unimportant saving to the general public in the matter of running time, that this Commission has concluded that the "Skip-Stop" plan of operation as heretofore maintained by the respondent Company on these four lines is unjust and unreasonable, productive of inadequacy of service and creates a much larger measure of inconvenience, discomfort and hardship than any it does away with.

Notwithstanding this conclusion, the Commission is not to be understood, with the evidence now before it, as determining that all stops on these four lines which have been climinated should now be restored merely because they find the plan as a plan unjust and unreasonable. At the hearings the Commission was given the benefit of a great amount of testimony bearing upon the conditions obtaining at the various stops which have been eliminated by order of the Company.

Subsequently the members of the Commission made a personal tour of inspection along these four lines and concluded that in many instances the discretion of the Company in the matter of eliminating former stops had been wisely and reasonably exercised. In such cases we will not disturb the action of the Company in the light of the evidence now before us. The rules of procedure in these cases adopted by the Commission on September 10th, 1917. Order No. 3832, provide a ready method for hearings before the Commission in all such cases, and we stand ready at all reasonable times to hear and determine complaints as to the unreasonableness of the elimination of any particular stop.

Meanwhile we are satisfied by the evidence before us, as supplemented by our personal observations, that the action of the Company in eliminating the stops set forth in the following tabulation has been unjust and unreasonable, and that such stops should forthwith be restored, to wit:

NORTH AVENUE LINE.

Milton and Lafayette Avenues.

Milton and Hoffman Street.

Milton and Oliver Street.

North Avenue and Ruxton Avenue in place of Moreland Avenue.

North Avenue and Braddish Avenue.

North Avenue and Mount Street.

GARRISON BOULEVARD LINE.

Garrison Avenue and Piedmont Avenue. Garrison Avenue and Beech Avenue. Garrison Avenue at Woodland Hall.

EDMONDSON AVENUE LINE.

Edmondson Avenue and Arlington Avenue. Clifton and Elsinor Avenues. Edmondson and Riggs Avenues. Edmondson Avenue and Mount Street. Edmondson Avenue and Stricker Street.

An order will be signed to such effect.

During the course of the hearings before the Commission above referred to there was evidence of another plan adopted in certain cities for saving time in street railway operation, the same being commonly referred to as the "stagger-stop" plan, involving the stopping of cars at all transit crossings and the climination of one-half of the intermediate crossings going in one direction and the other half of such intermediate crossings in the other direction, the effect in the case of such intermediate crossing being that the cars would stop at such crossing when going in one direction but would skip such stop when going in the opposite direction. This plan would result in saving as much time in operation as the original "Skip-Stop" plan, and in distributing the inconvenience over the entire public and thus doing away in large part with the element of discrimination which is such a considerable objection to the original "Skip-Stop" plan. Such a plan would present the clear issue of the relative public convenience in saving time in transit on the one hand as against the general inconvenience of walking to take a car on the other. The Commission is not prepared at this time to state whether or not it would finally approve such a plan if adopted by the respondent Company. The question of relative public convenience and inconvenience is one to be determined not by theory but by the result of actual practice. Therefore if the Company elects to try such "stagger-stop" plan on the above or any of its lines, it must be with the understanding that such plan may have to be abandoned if after a reasonable test it is not found to meet the requirements of public convenience.

ORDER No. 3887.

In the Matter of

The Complaint of THE PUBLIC SERVICE COM-MISSION OF MARYLAND

DR.

THE UNITED RAILWAYS AND ELECTRIC COM-PANY OF BALTIMORE, a Body Corporate, With Respect to the "Skip-Stop" Plan of Operating Its Cars. Before the

Public Service Commission of Maryland.

Case No. 1378.

This case being at issue upon complaint and answer on file and having been duly heard and submitted by the parties and full investigation of the matters and things involved having been had and the Commission, on the date hereof, having rendered and filed an opinion containing its findings of fact and conclusions therein which said opinion is hereby referred to and made part hereof, it is this 6th day of October, 1917, by the Public Service Commission of Maryland,

Drivers, That the respondent, said The United Railways and Electric Company of Baltimore, be and it is hereby directed and required to restore, on or before October 20th, 1917, regular stops for passengers desiring to board or alight from the cars of the respondent company, at the following points:

NORTH AVENUE LINE

Milton and Lafayette Avenues.
Milton and Hoffman Street.
Milton and Oliver Street.
North Avenue and Ruxton Avenue in place of Moreland Avenue.
North Avenue and Braddish Avenue.
North Avenue and Mount Street.

GARRISON BOULEVARD LINE.

Garrison Avenue and Piedmont Avenue.
Garrison Avenue and Beech Avenue.
Garrison Avenue at Woodland Hall.

EDMONDSON AVENUE LINE.

Edmondson Avenue and Arlington Avenue. Clifton and Elsinor Avenue. Edmondson and Riggs Avenues. Edmondson Avenue and Mount Street. Edmondson Avenue and Stricker Street.

AND IT IS FURTHER **Ditterth**, That a copy of this Order be forthwith served upon the proper official of the respondent company and that said company notify this Commission within ten days of the date of service of such copy whether it will abide by and obey the same.

ORDER No. 3890.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE for the Approval of an Agreement Dated August 31st, 1917, Covering the Sale by the Former to the Latter of One Pole Located on Private Property in the Rear of 933 West Franklin Street, Baltimore, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1416.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this sixth day of October, in the year 1917, by the Public Service Commission of Maryland,

Drhereb, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3891.

In the Matter of

The Complaint of G. W. BISHOP

1:8.

THE BALTIMORE COUNTY WATER AND ELEC-TRIC COMPANY. Before the

Public Service Commission of Maryland.

Case No. 1412.

This case coming on to be heard and the Commission having determined that it has no jurisdiction in the matter,

IT Is, THEREFORE, This 8th day of October, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Thereb. That the said complaint be and the same is hereby dismissed.

ORDER No. 3894.

In the Matter of

The Complaint of ROBERT C. JENKINS, ET AL.,

vs.

ROBERT J. TOWNSEND, Owner of Lansdowne Bus Line. Before the

Public Service Commission of Maryland.

Case No. 1414.

WHEREAS, Robert J. Townsend, owning and operating the Lansdowne Bus Line, having made application to this Commission to discontinue the operation of said passenger bus line between the terminus of the Columbia Avenue car line of The United Railways and Electric Company of Baltimore and the village of Lansdowne, Maryland, and

WHEREAS, Complaint signed by a large number of residents of the village of Lansdowne having been filed with the Commission protesting the withdrawal of the service aforesaid, and

WHEREAS, The matter having this day come on for hearing in accordance with this Commission's Order No. 3882 passed October 4th, 1917, at which hearing representative of respondent expressed the willingness of respondent to continue the service now and heretofore furnished by said respondent upon condition that the Commission permit said respondent to increase the rates of fare charged by him, it being alleged that said increase is made necessary by reason of the greatly increased costs of operation, the reasonableness of which increase the complainants do not protest, and

WHEREAS, It being the opinion and finding of the Commission after due hearing that the rates proposed by the respondent are not unreasonable in view of the facts as presented, and that said increased rates should be permitted to become effective without delay,

IT Is, This ninth day of October, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Driver, That the respondent, said Robert J. Townsend, be and he is hereby permitted to increase the fares charged and collected by him for the transportation of passengers between terminus of Columbia Avenue car line of The United Railways and Electric Company of Baltimore and the village of Lansdowne, Maryland, from five cents each way for adults and three cents each way for children, to ten cents one way and fifteen cents round trip for adults and five cents each way for children, and to sell com-

mutation tickets good for six round trips between the points aforesaid within ten days of date of sale, at rate of eighty cents each, said increased fares to become effective October 10th, 1917.

FURTHER DITTER, That the complaint in the above entitled matter be and it is hereby dismissed.

ORDER No. 3900.

In the Matter of

The Application of Washington, Baltimore and Annapolis Electric Railboad Company for an Order Permitting and Approving the Construction of a Double Track From Naval Academy Junction to Admiral, Maryland, Thence to Through the United States Encampment, Known as Camp Meade; to Purchase and Operate Eight Coaches From the Maryland Electric Railways Company and to Purchase and Operate Fifty-four Trail Cars From the Long Island Railroad Company.

Before the

Public Service Commission of Maryland.

Case No. 1417.

The petition of the Washington, Baltimore and Annapolis Electric Railroad Company, and exhibits filed therewith, and the testimony and evidence offered in support thereof, and all proceedings having been read and considered, and it appearing to the Public Service Commission of Maryland that the permission and approval asked for in said petition is proper, and the granting of the same will be convenient for the public service,

IT IS, THEREFORE, This fifteenth day of October, 1917, by the Public Service Commission of Maryland,

Ditterth, That the Washington, Baltimore and Annapolis Electric Railroad Company is hereby authorized:

- (1) To construct a second track from Naval Academy Junction to Admiral, Maryland, in accordance with the blueprint attached, showing specifications, etc., marked "Exhibit A," and filed in these proceedings, the said second track crossing the tracks of the Philadelphia, Baltimore and Washington Railroad Company at Odenton, Maryland.
- (2) To construct a double track from Admiral, Maryland, through the United States Army Cantonment, known as "Camp Meade," in accordance with specifications as set forth in blueprint attached and marked "Exhibit A," and filed in these proceedings.
- (3) To purchase and operate eight coaches formerly owned by the Maryland Electric Railways Company, to be reconstructed in accordance with the specifications as shown in blueprint marked "Exhibit B," and filed in

these proceedings, the said cars to be equipped with four 140 H. P. Westinghouse motors, and to be used as electric locomotives, said cars being of wood construction with steel underframing, and being 56 feet 8 inches in length, and 9 feet 2 inches in width, and

(4) To purchase and operate fifty-four passenger trail cars of wood construction with steel underframing, being 46 feet in length and 8 feet 9½ inches in width, said cars having been purchased from the Long Island Railroad Company.

ORDER No. 3901.

In the Matter of

The Joint Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and CECILTON ELECTRIC LIGHT AND POWER COMPANY for the Approval of an Agreement Dated September 11th, 1917, Covering the Joint Use of Poles in the Town of Cecilton, Cecil County, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Order No. 1419. '

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this fifteenth day of October, in the year 1917, by the Public Service Commission of Maryland,

Drberzh, That the consent of this Commission be, and the same is hereby, given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3908.

In the Matter of

The Application of THE UNITED RAILWAYS AND ELECTRIC COMPANY OF BALTIMORE for an Order Permitting and Approving the Exercise by It of Certain Rights Conferred Upon the Baltimore and Curtis Bay Railway Company, One of Its Constituent Companies, by an Agreement Between the Latter Company and the South Baltimore Harbor and Improvement Company of Anne Arundel County, Dated November 27th, 1894.

Before the

Public Service Commission of Maryland.

Case No. 1399.

This case coming on to be heard after due notice published in compliance with Order No. 3816 of this Commission passed October 3rd, 1917, and no protest thereto having been made, and the Commission having determined after hearing that the track or tracks of the Baltimore and Curtis Bay Railway Company, of which the petitioner, The United Railways and Electric Company of Baltimore, is the successor, from Birch and Refinery streets to the terminus of said track on the property formerly occupied by Mr. John T. Flood at Curtis Bay, a distance of approximately 1090 feet, as mentioned in the petition of The United Railways and Electric Company of Baltimore and as shown in red on the blueprint attached to said petition, is no longer necessary or convenient for the public service,

IT IS, THEREFORE, This 18th day of October, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Detect, That the approval and permission of the Commission is hereby given to the removal of the track or tracks of the Baltimore and Curtis Bay Railway Company, of which the petitioner, The United Railways and Electric Company of Baltimore, is the successor, from Birch and Refinery streets to the terminus of said track on the property formerly occupied by Mr. John T. Flood at Curtis Bay, a distance of approximately 1090 feet, as mentioned in the petition of The United Railways and Electric Company of Baltimore and as shown in red on the blue print attached to said petition.

ORDER No. 3915.

In the Matter of

The Petition of THE BALTIMOBE AND OHIO RAILBOAD COMPANY for Permission Under Section 1.5 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Rate of 72 Cents Per 2,000 Pounds on Sand and Gravel, Carloads, Minimum Weight 50,000 Pounds, From Bladensburg, Maryland, to Camp Meade, Maryland.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 460.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 26th day of October, 1917, by the Public Service Commission of Maryland,

Driver, That permission be, and is hereby given, The Baltimore and Ohio Railroad Company to file and publish on one day's notice to the Commission and the public, rate of 72 cents per 2,000 pounds on sand and gravel, carloads, minimum weight 50,000 pounds, from Bladensburg, Maryland, to Camp Meade, Maryland,

PROVIDED, Tariff containing said rate be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3915 of date October 26th, 1917."

ORDER No. 3916.

In the Matter of

The Application of the CUMBERLAND ELEC-TRIC RAILWAY COMPANY for an Order Permitting and Approving the Exercise of a Franchise Granted It by the Mayor and City Council of Cumberland Under the Terms and Provisions of Ordinance No. 642, Passed September 9th, 1916, Granting Said Railway Company the Right, Franchise and Privilege of Extending Its Lines on Green Street in Said City.

Before the

Public Service Commission of Maryland.

Case No. 1413.

The above entitled matter having this day come on for hearing in accordance with Order No. 3914 of this Commission passed October 24th, 1917,

and the Commission having determined after due hearing that the exercise of said franchise is necessary and convenient for the public service,

IT Is, THEREFORE, This 29th day of October, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Driver, That the permission and approval of the Public Service Commission of Maryland is hereby given to the Cumberland Electric Railway Company to exercise the rights and franchises as set forth in the application herein and in the Ordinance of the Mayor and City Council of Cumberland passed September 9th, 1916, certified copy of which is filed herein marked "Exhibit A," and to construct the extension of line of street railway shown on blue print filed herein, file No. 4.

ORDER No. 3917.

In the Matter of

The Application of Consolidated Gas Electric Light and Power Company of Baltimore and The Chesapeare and Potomac Telephone Company of Baltimore City for the Sale by the Former to the Latter of One Private Pole Situated on the North Side of Alley South of Wilkens Avenue Five Feet West of East Building Line of No. 2213 Wilkens Avenue, Under the Terms and Provisions of Order No. 2954, Entered July 26th, 1916, in Case No. 1151.

Before the

Public Service Commission of Maryland.

Case No. 1423.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is. THEREFORE, On this twenty-ninth day of October, in the year 1917, by the Public Service Commission of Maryland,

Driver, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument, evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3923.

In the Matter of

The Petition of THE BALTIMORE AND OHIO RAILBOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Petitioner's Freight Tariff Establishing Rates on Manure, Carloads, From Camp Meade, Maryland, to Stations on Line of Petitioner.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 461.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 31st day of October, 1917, by the Public Service Commission of Maryland,

Drocce, That permission be, and is hereby given, The Baltimore and Ohio Railroad Company to file and publish on one day's notice to the Commission and the public, petitioner's freight tariff establishing rates on manure, carloads, from Camp Meade, Maryland, to stations on line of petitioner as indicated by index numbers shown in station list of petitioner, P. S. C. Md. No. 850, as follows:

		Rates in Vents
Index Nos.		Per 2,000 Lbs.
78 to 85	Havre de Grace, Md., to Sewell, Md., inc	105
86 to 91	Van Bibber, Md., to Lorely, Md., inc	95
92 to 99	Cowenton, Md., to Herring Run, Md., inc	85
100 to 104)	Baltimore, Md., and stations within Baltimore	3
108 to 118	switching limits	75
119 to 127	Lansdowne, Md., to Murray Siding, Md., inc	70
128 to 133	Hanover, Md., to Bridewell, Md., inc	65
135 to 141	Savage, Md., to Muirkirk, Md., inc	65
142 to 148	Ammendale, Md., to College, Md., inc	70
149 to 177C	Riverdale, Md., to Georgetown, D. C	80

Provided, Tariff containing said rates be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3923 of date October 31st, 1917."

ORDER No. 3925.

In the Matter of

The Application of THE WASHINGTON, WEST-MINSTER AND GETTYSBURG RAILROAD COMPANY for Permission and Approval of the Construction of 18 Miles of Its Route, and to Issue and Sell Its First Mortgage 5% Bonds to the Amount of \$630,000, and Its Preferred Stock to the Amount of \$144,000, and Its Common Stock to the Amount of \$100,000.

Before the

Public Service Commission of Maryland.

Case No. 362.

The petition of the City and Suburban Railway of Washington, praying that certain orders of this Commission entered in the above entitled matter, be vacated and the answer thereto of The Washington, Westminster and Gettysburg Railroad Company coming on for future hearing, after the due notice and consent of the respective counsel for said corporations, and it appearing that the said The Washington, Westminster and Gettysburg Railroad Company was engaged in obtaining rights of ways and franchises, resurveying and locating its line when war was declared, in April last, and that its work has been halted by the extraordinary conditions produced thereby; and it further appearing that, pending the present state of war, it is uncertain when there will be a change in financial conditions, or the ability of the said The Washington, Westminster and Gettysburg Railroad Company to proceed with its construction work, and that until such construction work is begun, the temporary crossing at grade, over the tracks of the said City and Suburban Railway of Washington serves no public purpose, and it is claimed by the said City and Suburban Railway of Washington that it is objectionable from an operating standpoint as it causes its cars to be stopped at said crossing, and subjects its equipment to unnecessary wear and tear;

IT Is. THEREFORE, This 2nd day of November, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Driver, That all powers, rights and privileges heretofore conferred upon the said The Washington, Westminster and Gettysburg Railroad Company, by virtue of any and all orders of this Commission, so far as the same granted the said The Washington, Westminster and Gettysburg Railroad Company authority to lay or maintain tracks for a temporary crossing at grade for construction purposes over the tracks and right of way of the City and Suburban Railway of Washington, at or near Brentwood, in the State of Maryland, be and the same are hereby suspended; and

IT IS FURTHER **Othersh**, That the said The Washington, Westminster and Gettysburg Railroad Company be and it is hereby required to vacate and remove the tracks of said temporary grade crossing, from the tracks and right of way of the City and Suburban Railway Company of Washing-

ton, and upon its failing so to do, within twenty (20) days from the date hereof the said City and Suburban Railway Company of Washington, may proceed to remove the tracks of said temporary grade crossing from its right of way.

ORDER No. 3926.

In the Matter of

The Petition of THE PENNSYLVANIA RAIL-ROAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Rate of 93 Cents Per Net Ton on Crushed Stone, Carloads, From Port Deposit, Maryland, to Camp Meade, Maryland.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 462.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 2nd day of November, 1917, by the Public Service Commission of Maryland,

Detect, That permission be, and is hereby given, The Pennsylvania Railroad Company to file and publish on one day's notice to the Commission and the public, rate of 93 cents per net ton on crushed stone, carloads, from Port Deposit, Maryland, to Camp Meade, Maryland,

PROVIDED, Tariff containing said rate be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Marvland, Order No. 3926 of date November 2nd, 1917."

ORDER No. 3927.

In the Matter of

The Petition of THE PENNSYLVANIA RAIL-ROAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Petitioner's Freight Tariff CC—P. S. C. Md. No. 154.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 463.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 2nd day of November, 1917, by the Public Service Commission of Maryland,

Thereb, That permission be, and is hereby given, The Pennsylvania Railroad Company to file and publish on one day's notice to the Commission and the public, petitioner's freight tariff CC—P. S. C. Md. No. 154 establishing rates on manure, carloads, minimum 40,000 pounds, from Camp Meade, Maryland, to stations on line of petitioner, as follows, all rates being in cents per 2,000 pounds:

Baltimore Stations	68	Patuxent, Md 60	Bowie, Md 60
Catonsville, Md	88	Collington, Md 60	Glendale, Md 60
Harman, Md	60	Mullikin, Md 65	Lanham, Md 60
Severn, Md	60	Leeland, Md 65	Landover, Md 65
Odenton, Md	60	Marlboro, Md 70	

PROVIDED, Said tariff containing said rates be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3927 of date November 2nd, 1917."

ORDER No. 3928.

In the Matter of

The Petition of THE BALTIMORE AND OHIO RAILBOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement to Petitioner's Freight Tariff P. S. C. Md. No. 810.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 464.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 2nd day of November, 1917, by the Public Service Commission of Maryland,

Driver, That permission be and is hereby given, The Baltimore and Ohio Railroad Company to file and publish on one day's notice to the Commission and the public, supplement to petitioner's freight tariff P. S. C. Md. No. 810, canceling Item 332 published in Supplement No. 3 to said tariff P. S. C. Md. No. 810, which said item now stands suspended until November 29th, 1917, under authority of this Commission's Circular No. 10G,

Provided, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3928 of date November 2nd, 1917."

ORDER No. 3929.

In the Matter of

The Application of D. CLEVELAND HARE to Discontinue Motor Vehicle Service for Public Use.

The aforegoing application and recommendation to discontinue service having been received and filed, it is, this second day of November, Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drhereb, That said application be, and the same is, hereby approved and permission granted to discontinue service.

ORDER No. 3931.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY for the Approval of an Agreement Dated October 5th, 1917, Between It and the Postal Telegraph-Cable Company for the Sale by the Latter and the Purchase by the Former of two Poles Located on Light Street, Baltimore, Maryland, Under the Terms and Provisions of Order No. 2913 Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1427.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this seventh day of November in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drhereb, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3936.

In the Matter of

The Petition of THE PENNSYLVANIA RAIL-ROAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement to Petitioner's Freight Tariff GO—P. S. C. Md. No. 388. Before the Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 465.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 12th day of November, 1917, by the Public Service Commission of Maryland,

Protect, That permission be, and is hereby given The Pennsylvania Railroad Company to file and publish on one day's notice to the Commission and the public, supplement to petitioner's freight tariff GO—P. S. C. Md. No. 388, canceling Item 298 published in Supplement No. 13 to said tariff GO—P. S. C. Md. No. 388, which said item now stands suspended until January 29th, 1918, under authority of this Commission's Circular No. 10G,

PROVIDED, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3936 of date November 12th, 1917."

ORDER No. 3937.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY and SOUTH DORCHESTEE TELEPHONE COMPANY for the Approval of an Agreement Dated October 5, 1917, for the Sale by the Former to the Latter of 47 Line Poles, 2 Guy Poles, 138 Wood Brackets, 2.3 Miles .104 Copper Wire, 3 Push Braces, 11 Anchor Guys and 2 Tree Guys, Located on the Cambridge-Taylors Island Road, District No. 4, Dorchester County, Maryland.

Before the

Public Service Commission of Maryland.

Case No. 1429.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

It Is, THEREFORE, On this twelfth day of November, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drberch, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument, evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3940.

In the Matter of

The Petition of the Carriers Named in the Official Classification, by R. N. COLLYER, Their Agent, for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement No. 18 to Official Classification No. 43, P. S. C. Md. O. C. No. 43.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 466.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 15th day of November, 1917, by the Public Service Commission of Maryland,

Dritte, That permission be, and is hereby given, the carriers named in the Official Classification, by R. N. Collyer, their Agent, to file and publish on one day's notice to the Commission and the public, Supplement No. 18 to Official Classification No. 43, P. S. C. Md. O. C. No. 43, further postponing until January 1st, 1918, the effective date of Item 4, page 6 of Supplement No. 14 to Official Classification No. 43, P. S. C. Md. O. C. No. 43, now under suspension until December 1st, 1917,

Drherch, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3940 of date November 15th, 1917."

ORDER No. 3941.

In the Matter of

Consolidated Engineering Company, Complainant,

. 28.

THE BALTIMORE AND OHIO RAILBOAD COMPANY, Defendant.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 467.

REPARATION CLAIM \$37.82.

This is a petition filed by The Baltimore and Ohio Railroad Company, by C. S. Wight, its General Freight Representative, on behalf of Consolidated Engineering Company, complainant, for permission to refund unto said complainant that portion of freight bills rendered and collected from said complainant by said railroad company which is in excess of a just and reasonable charge upon shipment of cinders between points on defendant's line within the State of Maryland.

The petition sets forth that on December 30th, 1916, shipment was made by the complainant herein, consigned to itself, over the railroad of the defendant company from Camden Station, Baltimore, Maryland, to Ellicott City, Maryland, of two carloads of cinders aggregating 152,800 pounds, on which was charged sixth class rate of \$1.26 per 2,240 pounds as per defendant's freight tariff P. S. C. Md. No. 432.

The Baltimore and Ohio Railroad Company filed with this Commission on August 17th, 1917, effective September 18th, 1917, Supplement No. 30 to its freight tariff P. S. C. Md. No. 792, making rate on cinders, carloads, from Baltimore stations to Ellicott City 63 cents per 2,000 pounds, and it is on basis of this subsequently established rate that application is made to refund.

The complainant claims and the defendant admits that the rate lawfully applicable at the time and over the route shipment moved was under all the circumstances and conditions then existing excessive and unreasonable, and the rate of 63 cents per 2,000 pounds, as set forth in Supplement No. 30 to defendant's freight tariff P. S. C. Md. No. 792, would be a proper and reasonable rate to be applied to the shipment in question.

Upon consideration of the matter, it is this 15th day of November, 1917, by the Public Service Commission of Maryland,

Drberch, That the defendant, said The Baltimore and Ohio Railroad Company, is hereby authorized and empowered to refund unto the complainant, said Consolidated Engineering Company, the sum of \$37.82, being the difference between the amount charged and collected, \$85.95, for the two carloads aggregating 152,800 pounds, based on rate of \$1.26 per 2,240

pounds and the amount properly chargeable, \$48.13, at the rate of 63 cents per 2,000 pounds, as aforesaid, for the transportation of the shipment in question.

FURTHER **Others**, That unless otherwise ordered by this Commission rate of 63 cents per 2,000 pounds on cinders, carloads, from Baltimore, Maryland, to Ellicott City, Maryland, shall be maintained as maximum for a period of one year from the date of this Order, provided the same rate is contemporaneously maintained from Baltimore to other equi-distant points on the Main Line and Washington Branch of defendant's line.

ORDER No. 3943.

In the Matter of

The Petition of the Carriers Named in the Official Classification, by R. N. COLLYER, Their Agent, for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice, Supplement No. 18 to Official Classification No. 44, P. S. C. Md. O. C. No. 44.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 468.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 19th day of November, 1917, by the Public Service Commission of Maryland,

Drivers, That permission be, and is hereby given, the carriers named in the Official Classification, by R. N. Collyer, their Agent, to file and publish on one day's notice to the Commission and the public, Supplement No. 18 to Official Classification No. 44, P. S. C. Md. O. C. No. 44, further postponing until January 1st, 1918, the effective date of the uniform live stock contract published on pages 48 and 49 of Official Classification No. 44, and of Items 1, 2 and 4 on page 221 thereof, now under suspension until December 1st, 1917,

PROVIDED, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3943 of date November 19th, 1917."

ORDER No. 3944.

In the Matter of

The Application of Philadelphia, BaltiMore and Washington Railboad ComPany for an Order Permitting and Approving the Construction of a Branch or
Lateral Road From Its Main Line Near
Odenton, Anne Arundel County, Into the
United States Military Camp Meade at
Admiral in said County, and the Erection
of Station Buildings in Connection Therewith, and the Maintenance and Operation
of the Same.

Before the

Public Service Commission of Maryland.

Case No. 1426.

WHEREAS, The application of the Philadelphia, Baltimore and Washington Railroad Company, a consolidated corporation of the States of Maryland, Delaware and Pennsylvania, with the plat marked "Exhibit No. 1," filed with the Public Service Commission of Maryland, for the permission and approval of the said Commission for the construction, maintenance and operation of a branch or lateral road from its main line near Odenton, Anne Arandel County, Maryland, into the United States Military Camp Meade at Admiral, in said County, and for the permission and approval of the erection and maintenance of station buildings in connection therewith, having this day come on to be heard after due notice published in accordance with this Commission's Order No. 3930 passed November 7th, 1917, and

Whereas, It appearing that the Philadelphia, Baltimore and Washington Railroad Company is authorized by the provision of the charter of the Baltimore and Potomac Railroad Company, one of its constituent companies, being Chapter 194 of the Acts of the General Assembly of Maryland of the year 1853, to construct a branch or lateral road from its main line near Odenton, into the United States Military Camp Meade; and the Commission having determined from the evidence submitted at the hearing of the application, that those things to which its permission and approval are asked, are convenient for the public service,

IT IS, THEREFORE, This 20th day of November, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Detects, That the approval and permission of said Commission is hereby given to the Philadelphia, Baltimore and Washington Railroad Company, its successors and assigns, to construct, maintain and operate the branch line of railroad extending from its main line near Odenton, Anne Arundel County, Maryland, into the United States Military Camp Meade in said County, and to the erection and maintenance of the station buildings in connection therewith, in accord with the plat filed with the Commission marked "Exhibit No. 1."

ORDER No. 3945.

In the Matter of

The Complaint of D. T. MILLS

vs.

GILPIN'S FALLS ELECTRIC COMPANY.

Before the

Public Service Commission of Maryland.

Case No. 1431.

The above cause having been previously set for hearing and having been heard on November 19th, 1917, when both parties were represented in person or by counsel, and an oral opinion having been rendered by the Commission, through its Chairman, wherein the conclusion was reached that the complainant is not entitled to the relief for which he has prayed,

It Is, Therefore, This 20th day of November, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drbergh, That the complaint in the above entitled matter be, and the same is hereby idsmissed.

ORDER No. 3946.

In the Matter of

The Petition of the Washington, Baltimore and Annapolis Electric Railboad Company for Permission to Construct for the United States Government a Pole Line With All the Necessary Wires, Cables, Etc., From the Company's Sub-Station at Annapolis to a Point at or Near Greenbury Point, Anne Arundel County, and to Furnish Current to the Government for the Operation of a Radio Station at or Near Greenbury Point.

Before the

Public Service Commission of Maryland.

Case No. 1433.

The petition in the above entitled matter, together with exhibits and other supporting papers filed therein, having been duly read and considered by the Commission, and the Commission being of the opinion and finding that those things to which its approval are asked are convenient for the public service,

IT Is. THEREFORE. This 20th day of November, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Thereb, That the Washington, Baltimore and Annapolis Electric Railroad Company is hereby authorized to construct a pole line, with the necessary wires, cables, etc., from its sub-station at Annapolis, along its right of way to the West Annapolis County Road; thence by public roads or private right of way to the south bank of the Severn River; thence under the said river by cable, and thence from said river by private right of way to a point at or near Greenbury Point, Anne Arundel County, Maryland, said pole line when completed by the railroad company, and paid for by the United States Government, to be the property of the latter, and the said Washington, Baltimore & Annapolis Electric Railroad Company is further authorized and empowered to furnish to the United States Government, or to any department thereof, the necessary electric energy over said electric line, and cables for the use of or for the operation of a radio station to be constructed at or near Greenbury Point.

ORDER No. 3947.

In the Matter of

The Application of the CRISFIELD LIGHT AND POWER COMPANY, INC., a Corporation Existing Under the Laws of Delaware and Operating in the State of Maryland, for Authority to Issue \$20,000.00 Par Value of Additional Stock.

Before the

Public Service Commission of Maryland.

Case No. 1403.

WHEREAS, The Crisfield Light and Power Company, a corporation incorporated under the laws of the State of Delaware and operating in the State of Maryland, has applied to this Commission for authority to issue and sell its capital stock in the amount of \$20,000.00, the proceeds of the said stock to be applied as follows:

- (1) For the purpose of paying for extensions of and improvements to its plant and distributing system and for supplies and material necessary for the proper conduct of its business to the end of said company's fiscal year ended June 30th, 1917, and properly chargeable to capital account, \$15.819.92.
- (2) For the purpose of making extensions of and improvements to its plant and distributing system subsequent to June 30th, 1917, and properly chargeable to capital account, \$4,180.08; and

WHEREAS, The application having come on for hearing on September 21st, 1917, after due notice published in accordance with this Commission's Order No. 3836, dated September 11th, 1917, and it being the opinion and finding of the Commission after hearing that the use of the capital to be secured by said issue and sale of stock is reasonably required for the purposes of the said Crisfield Light and Power Company, to wit: the discharge or lawful

refunding of its obligations and the construction, completion, extension and improvement of its plant and distributing system,

IT IS, THEREFORE, This 20th day of November, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

- **Orhersh**, 1. That the issue by the Crisfield Light and Power Company of its capital stock in the amount of \$20,000.00 for the purposes in said application set forth be and the same is hereby authorized and approved, provided that the said \$20,000.00 of capital stock of said corporation shall be issued only for cash at the par value thereof.
- 2. That the said Crisfield Light and Power Company shall make reports, duly verified by affidavits, to this Commission as follows:
- (a) Upon the sale for cash of its stock, authorized and approved as aforesaid, or any part thereof, the fact of such sale or sales, the terms and conditions thereof, and the amount realized therefrom.
- (b) At the termination of each and every period of six months from the date of this order, the disposition and use made of the proceeds of said stock, and the facts and circumstances as to the property acquired and the construction, completion, extension and improvement of its facilities.

ORDER No. 3948.

In the Matter of

The Complaint of Howard A. Moog

ns.

CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE.

Before the

Public Service Commission of Maryland.

Case No. 1411.

The above cause having been previously set for hearing and having been heard on October 5th, 1917, at which hearing complainant was not represented, though previously notified of the time and place set for same, and it appearing from the evidence produced by the respondent, more particularly respondent's "Exhibit No. 1," filed herein at said hearing (same being copy of an agreement between the complainant and respondent for the payment by the former to the latter of the amount of the charges in dispute) that the complaint has been satisfied,

IT Is, THEREFORE, This 20th day of November, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drocced, That the complaint in the above entitled matter be, and the same is hereby dismissed.

ORDER No. 3949.

In the Matter of

THE CHESAPEAKE AND POTOMAC TELEPHONE
COMPANY OF BALTIMORE CITY, Investigation of Rates and Charges, Property and
Affairs.

Before the

Public Service Commission of Maryland.

Case No. 690.

Application having been made to the Commission by The Chesapeake and Potomac Telephone Company of Baltimore City for an indefinite postponement of hearings upon the proposed new rate schedules of the Company on the ground that war conditions make inexpedient and unadvisable such hearings and any changes which might be made in the Company's existing rate schedules and practices as the result thereof; and it appearing to the Commission that the question of such indefinite postponement is a matter in which the public is or may be greatly interested;

IT IS, THEREFORE, This 20th day of November, 1917, by the Public Service Commission of Maryland,

Dibered, That the matter of the application of The Chesapeake and Potomac Telephone Company of Baltimore City for an indefinite postponement of hearings before this Commission on its proposed new rate schedules be and the same is hereby set for public hearing before the Public Service Commission on the fifth day of December, 1917, at 10 o'clock A. M., at the office of the Commission, Baltimore, Maryland.

AND IT IS FURTHER DITTER, That copies of this order be sent all the newspapers published in the State of Maryland with the request of this Commission that proper authority be given and the objects and date of such public hearings.

ORDER No. 3950.

In the Matter of

The Petition of THE PENNSYLVANIA RAIL-ROAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement to Petitioner's Freight Tariff GO—P. S. C. Md. No. 286.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 469.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 21st day of November, 1917, by the Public. Service Commission of Maryland,

Direct, That permission be, and is hereby given, The Pennsylvania Railroad Company to file and publish on one day's notice to the Commission and the public, supplement to petitioner's freight tariff GO—P. S. C. Md. No. 286, canceling Supplements Nos. 30, 31 and 32 to said tariff, the first two of which supplements, providing that "Only grain for export will be handled at Canton Elevator. No reconsignment or reshipping of grain from Canton Elevator for domestic deliveries will be permitted," have been suspended to January 29th, 1918, under authority of this Commission's Circular No. 10G.

PROVIDED, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3950 of date November 21st, 1917."

ORDER No. 3951.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY for the Approval of an Agreement With Consolidated Gas Electric Light and Power Company of Baltimore, Dated October 2nd, 1917, for the Sale by the Former to the Latter of One Pole Located on Robinson Street, Baltimore, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1434.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this twenty-first day of November, in the year 1917, by the Public Service Commission of Maryland,

Driverb, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument, evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3952.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY for the Approval of an Agreement With Consolidated Gas Electric Light and Power Company of Baltimore, Dated October 3rd, 1917, for the Sale by the Former to the Latter of One Pole Located on East Lafayette Avenue, Baltimore, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1917, in Case No. 1131.

Before the

Public Service Commission of Maryland:

Case No. 1435.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT IS, THEREFORE, On this twenty-first day of November, in the year 1917, by the Public Service Commission of Maryland,

Detect, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument, evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3953.

In the Matter of

The Application of THE CHESAPEARE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY for the Approval of an Agreement With Consolidated Gas Electric Light and Power Company of Baltimore, Dated October 3rd, 1917, for the Sale by the Former to the Latter of One Pole Located on Old Frederick Road, Baltimore, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1917, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1436.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this twenty-first day of November, in the year 1917, by the Public Service Commission of Maryland,

Drhreth, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument, evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3954.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMOBE CITY for the Approval of an Agreement With Consolidated Gas Electric Light and Power Company of Baltimore, Dated October 23rd, 1917, for the Sale by the Former to the Latter of Four Poles Located on East North Avenue, Baltimore, Maryland, Under the Terms and Provisions of Order No. 2913, Entered June 20th, 1916, in Case No. 1131.

Before the

Public Service Commission of Maryland.

Case No. 1437.

The agreement or other written instrument evidencing the transaction in this case having been submitted to this Commission for the purpose of securing its consent to the consummation thereof and the Commission having determined that a hearing is unnecessary,

IT Is, THEREFORE, On this twenty-first day of November, in the year 1917, by the Public Service Commission of Maryland,

Dritten, That the consent of this Commission be and the same is hereby given to the disposition of the property described in said agreement, or other written instrument, evidencing the transaction in accordance with the terms outlined therein.

ORDER No. 3955.

In the Matter of

The Petition of THE BALTIMORE AND OHIO RAILROAD COMPANY, THE PENNSYLVANIA RAILROAD COMPANY and WESTERN MARYLAND RAILWAY COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Increased Commodity Rates on Iron and Steel Articles.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 470.

The above mentioned petition, together with exhibits, having been received and filed, upon consideration thereof, it is this 21st day of November, 1917, by the Public Service Commission of Maryland,

Othersh, That permission be, and is hereby given The Baltimore and Ohio Railroad Company, The Pennsylvania Railroad Company and Western Maryland Railway Company to file and publish upon not less than five days' notice to the Commission and the public, increased commodity rates on iron and steel articles specified in tariffs enumerated below, such rates not to result in an increase in excess of 15% over the present effective rates, except in so far as may be necessary in order to preserve the present port differentials or rate relationships, the proposed rates on less carloads not to exceed the present effective fourth class rates, and on carloads the proposed rates not to exceed the present fifth class rates, from and to points designated in the following tariffs:

Baltimore & Ohio Railroad—P. S. C. Md. Nos. 615, 736, 793, 833, 853 and 915.

Western Maryland Railway-P. S. C. Md. Nos. 576, 578, 602 and 604.

Pennsylvania Railroad—GO—P. S. C. Md. Nos. 306, 463, 433, 461, 409 and 462; EE—P. S. C. Md. No. 137; CC—P. S. C. Md. No. 145.

PROVIDED, Tariffs containing said rates be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariffs shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3955 of date November 21st, 1917."

AND IT IS FURTHER Driver, That by passing this order the Public Service Commission is not to be taken as in any sense whatever approving

any rates that may be filed under the authority of this order; all such rates being left as fully subject to investigation and correction on complaint, or on the Commission's own motion under the provisions of the Public Service Commission Law as if this order had never been passed.

ORDER No. 3957.

In the Matter of

The Petition of THE PENNSYLVANIA RAIL-BOAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Petitioner's Freight Tariff AA—P. S. C. Md. No. 66. Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 471.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 22nd day of November, 1917, by the Public Service Commission of Maryland,

Detect, That permission be, and is hereby given The Pennsylvania Railroad Company to file and publish on one day's notice to the Commission and the public, petitioner's freight tariff AA—P. S. C. Md. No. 66, establishing rate of 94 cents per 2,240 pounds on pyrites cinder, carloads, from Perryville, Maryland, to Sparrows Point, Maryland,

PROVIDED, Said tariff containing said rate be filed with the Commission upon issuance of this Order, and published by posting as required by law. and that all copies of said tariff shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3957 of date November 22nd, 1917."

ORDER No. 3959.

In the Matter of

The Application the DENTON BUS COMPANY for Permission to Discontinue One Round Trip of Its Service Between Denton and Hurlock, Maryland. Before the

Public Service Commission of Maryland.

The foregoing application and recommendation having been duly considered, it is this twenty-second day of November, 1917, by the Public Service Commission of Maryland,

Drogreb, That the said application to discontinue one round trip between Denton and Hurlock, Maryland, be and the same is hereby permitted and approved.

ORDER No. 3963.

In the Matter of .

The Application of WESTERN MARYLAND RAILWAY COMPANY for Authority to Issue \$150,000,000.00 of Its First and Refunding Mortgage Bonds and \$5,000,000.00 of Its Three-Year Seven Per Cent. Collateral Trust Gold Notes.

Before the

Public Service Commission of Maryland.

Case No. 1420.

WHEREAS, Western Maryland Railway Company has applied to this Commission for authority to issue Five Million Dollars (\$5,000,000.00), face value, of Three-Year Seven Percent Collateral Trust Gold Notes, and for authority to issue Six Million, Five Hundred Thousand Dollars (\$6,500,000), face value, of First and Refunding Mortgage Bonds, and to deposit and pledge the said Mortgage Bonds under a certain Trust Indenture executed by Western Maryland Railway Company to Bankers Trust Company (of New York) dated November 1st, 1917, and executed to secure said Three-Year Seven Percent Collateral Trust Gold Notes; and

WHEREAS. This application coming on to be heard after due notice published in compliance with Order No. 3907 of this Commission, passed October 17th, 1917, and the Commission being of opinion and finding after hearing, that the capital to be secured by the issue of said Three-Year Seven Percent Collateral Trust Gold Notes, and the issue of said First and Refunding Mortgage Bonds and the deposit and pledge thereof under the said Trust Indenture dated November 1st, 1917, is reasonably required for the purposes of said corporation, to wit, the acquisition of property, the construction, completion, extension, maintenance or improvement of its facilities or for the improvement or maintenance of its service and the discharge or lawful refunding of its obligations;

IT Is, THEREFORE, This 23rd day of November, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Company, of Five Million Dollars (\$5,000,000.00), face value, of Three-Year Seven Percent Collateral Trust Gold Notes, and the issue by said Company of Six Million, Five Hundred Thousand Dollars (\$6,500,000.00), face value, of First and Refunding Mortgage Bonds of the Railway Company, and the deposit and pledge of said Mortgage Bonds under the Trust Indenture executed by Western Maryland Railway Company to Bankers Trust Company (of New York) dated November 1st, 1917, in the manner and upon the terms set forth in said application, be and the same is hereby authorized and approved for any one or more of the specific purposes hereinbefore recited but for no other purposes.

IT IS FURTHER DITIERS, That Western Maryland Railway Company shall make reports, duly verified by affidavits, to this Commission as follows:

- (a) Upon the issue and sale of said Three-Year Seven Percent Collateral Trust Gold Notes, authorized and approved as aforesaid, or any part thereof, the fact of such issue and sale, the terms and conditions thereof, and the amount realized therefrom.
- (b) At the expiration of each and every period of six months from the date of this Order, the disposition and use made of the proceeds of said Three-Year Seven Percent Collateral Trust Gold Notes, and until the same shall have been fully expended, the facts and circumstances as to the property acquired or as to the construction, completion, extension, maintenance and improvement of the facilities of the said company, or as to the improvement or maintenance of its service, or as to the discharge or lawful refunding of its obligations.

ORDER No. 3960.

In the Matter of

The Application of THE CHESAPEAKE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY for Authority to Proceed With the Collection of Certain Outstanding Bills and Accounts.

Before the

Public Service Commission of Maryland.

Case No. 1422.

WHEREAS, The Public Service Commission of Maryland by its orders entered on January 2nd, 1912, and subsequent dates established rates to be charged by The Chesapeake and Potomac Telephone Company of Baltimore City, for telephone service furnished by said company in the City of Baltimore, and

WHEREAS, The rates and charges prescribed by the Commission's orders aforesaid have been charged and collected from practically all of the subscribers of said The Chesapeake and Potomac Telephone Company of Baltimore City, and

WHEREAS, Certain of the subscribers of the telephone company having refused to sign contracts in accord with the rates and charges prescribed by the Commission's several orders aforesaid, and this Commission having in the year 1912 required the company to continue furnishing service to the said subscribers so refusing to sign new contracts at the rates formerly in effect pending the determination of a further investigation of the rates and charges, property and affairs of said The Chesapeake and Potomac Telephone Company of Baltimore City, which investigation has since been concluded by the Commission, and its opinion and order containing its findings of fact and conclusion thereon having been filed on March 8th, 1916, wherein the Commission found that the earnings of the said company under its existing schedules of rates, taken as a whole, are not excessive, and

WHEREAS, Some of the subscribers whose service has been continued by request of the Commission have failed and refused to pay for said service at either the present rates or at the former rates, and

Whereas, The Chesapeake and Potomac Telephone Company of Baltimore City has applied to this Commission to vacate its requests heretofore made to the said company as aforesaid, and to authorize it to proceed by its ordinary routine method to the collection of all outstanding accounts, due from the said subscribers, and

WHEREAS, This application having come on for hearing on November 8th, 1917, after due notice published in accordance with this Commission's Order No. 3912, dated October 18th, 1917, and it being the opinion and finding of the Commission after hearing that the company should not longer be required to continue its special and favorable treatment to the subscribers covered by the earlier requests of the Commission,

IT Is, THEREFORE, This 23rd day of November, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Driver, That the applicant, The Chesapeake and Potomac Telephone Company of Baltimore City, be and it is hereby authorized and permitted to proceed by its ordinary routine method to the collection of all outstanding accounts, due from the various subscribers who have hitherto been furnished telephone service at rates other than those prescribed by the tariff schedules of said applicant lawfully filed with the Commission.

ORDER No. 3967.

In the Matter of

The Complaint of THE PUBLIC SERVICE COM-MISSION OF MARYLAND

178.

THE UNITED RAILWAYS AND ELECTRIC COM-PANY OF BALTIMORE, a Body Corporate, With Respect to the "Skip-Stop" Plan of Operating Its Cars. Before the

Public Service Commission of Maryland.

Case No. 1378.

This case having this day come on for further hearing in accordance with this Commission's Order No. 3958 entered November 22nd. 1917, and an oral opinion having been rendered by the Commission, through its Chairman, wherein the conclusion was reached that certain stops heretofore eliminated by the respondent company under its so-called "skip-stop" plan of operation should be restored.

IT Is, THEREFORE, This 27th day of November, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Driver, That the respondent, said The United Railways and Electric Company of Baltimore, be and it is hereby directed and required to restore, on or before December 7th, 1917, regular stops for passengers desiring to board or alight from the cars of the respondent company, at the following points:

NORTH AVENUE LINE.

North and Moreland Avenues. North Avenue and Hilton Street. Washington and Lanvale Streets.

GARRISON BOULEVARD LINE.

Garrison and Carlisle Avenues.

EDMONDSON AVENUE LINE.

Clifton Avenue and Queen Anne's Road. Presstman Street and Bloomingdale Road.

ORDER No. 3968.

In the Matter of

The Petition of the Carriers Named in the Official Classification, by R. N. COLLYER, Their Agent, for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement No. 19 to Official Classification No. 44, P. S. C. Md. O. C. No. 44:

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 472.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 27th day of November, 1917, by the Public Service Commission of Maryland,

Drivers, That permission be, and is hereby given, the carriers named in the Official Classification, by R. N. Collyer, their Agent, to file and publish on one day's notice to the Commission and the public, Supplement No. 19 to Official Classification No. 44, P. S. C. Md. O. C. No. 44, canceling Supplement No. 9 to P. S. C. Md. O. C. No. 44, and establishing the following ratings and specifications:

Bearings:		
Car Bolster Plate, with or without rollers:	L. C. L.	C. L.
Loose or in packages	4	• •
Loose or in packages, C. L. min. wt. 36,000 lbs		5
Car Journal:		
Alloy (Car Journal Bearings of Babbitt or other soft metal alloys):	•	
In barrels or boxes	3	
Loose or in packages, C. L. min. wt. 30,000 lbs	• •	4
Scrap:		
In barrels or boxes	3	
Loose or in packages, C. L. min. wt. 36,000 lbs		5
Ball or Roller, N. O. S., see Note:		
In barrels or boxes	3	
In packages named, C. L. min. wt. 30,000 lbs		4

Note: Rating applies on Ball or Roller Bearings for machinery, shafting, vehicle bearings or similar application.

Stone, Natural: Blocks, Pieces or Slabs, not otherwise indexed by name, as shown on page 324, items 25 to 31 inclusive, and page 325, items 1 to 8 inclusive.

Woolen Clippings, Tailors' (Clippings from Woolen Cloth), as shown on page 377, item 1, to take the ratings for Rags, as shown on page 294, item 11.

PROVIDED, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3968 of date November 27th, 1917."

ORDER No. 3969.

In the Matter of

The Petition of THE PENNSYLVANIA RAIL-ROAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement to Petitioner's Freight Tariff GO—P. S. C. Md. No. 286. Before the Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 473.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 28th day of November, 1917, by the Public Service Commission of Maryland,

Diterth, That permission be, and is hereby given, The Pennsylvania Railroad Company to file and publish on one day's notice to the Commission and the public, supplement to petitioner's freight tariff GO—P. S. C. Md. No. 286, canceling Supplements Nos. 19 and 25 to said tariff, the effective date of Supplement No. 19 having been postponed by Supplement No. 25 until December 1st, 1917, under authority of this Commission's Circular No. 10G.

PROVIDED, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3969 of date November 28th, 1917."

ORDER No. 3970.

In the Matter of

The Petition of THE BALTIMORE AND OHIO RAILROAD COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement to Petitioner's Freight Tariff P. S. C. Md. No. 923.

Before the Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 474.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 28th day of November, 1917, by the Public Service Commission of Maryland,

Drotte, That permission be, and is hereby given The Baltimore and Ohio Railroad Company to file and publish on one day's notice to the Commission and the public, supplement to petitioner's freight tariff P. S. C. Md. No. 923, to correct clerical error by changing the word "bullets" appearing on page 5 of said tariff, under caption "Alphabetical List of Articles with Rate Group Governing" to read "billets,"

PROVIDED, Said supplement be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplement shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3970 of date November 28th, 1917."

ORDER No. 3974.

In the Matter of

The Petition of CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplements to Petitioner's Tariffs Covering Rates, Rules and Regulations Governing the Furnishing and Supply of Gas and Electric Service, Providing That Supply of Service Will Be Subject to Orders of Federal or State Authorities Establishing Any Priority of or Limitation in Service, for the Purpose of Economizing in Fuel.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 477.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 30th day of November, 1917, by the Public Service Commission of Maryland,

Dittet, That permission be, and is hereby given, Consolidated Gas Electric Light and Power Company of Baltimore to file and publish on one day's notice to the Commission and the public, supplements to petitioner's tariffs covering rates, rules and regulations governing the furnishing and supply of gas and electric service, providing that supply of service will be subject to orders of Federal or State authorities establishing any priority of or limitation in service, for the purpose of economizing in fuel,

PROVIDED, Said supplements be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplements shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3974 of date November 30th, 1917."

ORDER No. 3975.

In the Matter of

The Joint Application of the WORCESTER TRANSIT COMPANY and INTERBOROUGH TRANSIT COMPANY for an Order Permitting and Approving the Transfer by the Latter to the Former by Sale of All of Its Personal Property, and for Authority to the Interborough Transit Company to Cease Operations Under Its Franchises; and Permitting and Approving the Purchase by the Worcester Transit Company of All the Personal Property of the Interborough Transit Company, and to Exercise the Franchises and Continue the Business of the Interborough Transit Company as at Present Exercised and Conducted by the Said Interborough Transit Company.

Before the Public Service Commission of Maryland.

Case No. 1418.

The above entitled matter coming on to be heard after due notice published in accordance with this Commission's Order No. 3896, entered October 9th, 1917, and no protests thereto having been made, and it being the opinion and finding of the Commission after hearing that the things to which its permission and approval are asked are necessary and convenient for the public service,

IT IS, THEREFORE, This 30th day of November, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drocreb, That the approval, permission and authority of the Commission is hereby given:

(a) To the Interborough Transit Company to transfer by sale to the Worcester Transit Company all of its personal property.

(b) To the Interborough Transit Company to cease and discontinue its operations under its franchises heretofore exercised by it.

(c) To the Worcester Transit Company to purchase from the Interborough Transit Company all of the personal property of said company.

(d) To the Worcester Transit Company to exercise the franchises heretofore exercised by the Interborough Transit Company and to continue the business of said Interborough Transit Company as heretofore conducted by said Company.

ORDER No. 3976.

In the Matter of

The Petitions of Baltimore and Sparrows
Point Railboad Company, The Pennsylvania Railboad Company and Western
Maryland Railway Company for Permission Under Section 15 of the Public
Service Commission Law to File and Publish on Less Than Statutory Notice Petitioners' Tariffs Reducing the Free Storage
Period on Export Traffic Via the Ports of
Baltimore and Sparrows Point, Maryland,
From Fifteen to Ten Days.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 478.

The above mentioned petitions having been received and filed, upon consideration thereof, it is this 3rd day of December, 1917, by the Public Service Commission of Maryland,

Driver, That permission be, and is hereby given Baltimore and Sparrows Point Railroad Company, The Pennsylvania Railroad Company and Western Maryland Railway Company to file and publish on five days' notice to the Commission and the public, petitioners' tariffs reducing the free storage period on export traffic via the ports of Baltimore and Sparrows Point, Maryland, from fifteen to ten days,

PROVIDED, Said tariffs be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said tariffs shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 3976 of date December 3rd, 1917."

OPINION.

In the Matter of

The Complaint of F. CONRAD STOLL, ET AL.,

vs.

BROOKLYN AND CURTIS BAY LIGHT AND WATER COMPANY.

Before the

Public Service Commission of Maryland.

Case No. 1362.

Appearances:

OSBORNE I. YELLOTT, Esq., for Complainants. RAYMOND S. WILLIAMS, Esq., for Respondent.

REIFSNIDER, Commissioner.

Filed December 4th, 1917.

Complaint herein, filed with the Commission on May 21st, 1917, and signed by a large number of patrons of the Brooklyn and Curtis Bay Light and Water Company, sets forth that said company has filed with the Commission revised schedule of water rates to become effective on July 1st, 1917, the effect of which revised schedule is to increase the rates charged by respondent company for water furnished by it approximately 50 per cent. Further, that the rates in effect at time petition was filed were established by the Public Service Commission of Maryland, its Order No. 2148, passed January 5th, 1915, after hearing and full investigation, and that said rates represent the full worth of the service rendered by the water company to its users. Also, that there has been no change in conditions since the entry of the order aforesaid which would justify an increase in rates to the extent proposed.

Answer was filed by the respondent on June 14th, 1917, in which it is denied that the rates charged by the company represent the full worth of the service rendered by the company or that the proposed increase will be excessive or unjust. Also, that since the passage of order of the Commission referred to there have been such changes in conditions, particularly as respects the cost of wages and materials, mainly coal, used by the respondent, which justifies the increase proposed.

Upon petition of the complainants the Assistant General Counsel of the Commission was assigned to represent and assist complainants in the presentation and prosecution of their complaint.

The case came on for hearing before the Commission on September 5th, 1917, at which time considerable testimony was taken upon behalf of the respective parties.

The rates charged by the respondent immediately prior to July 1st, 1917, were established by this Commission's Order entered in case No. 833 on January 5th, 1915, after full investigation and hearing, the rates established by the Commission becoming effective as of January 1st, 1915. These rates were somewhat less than those at that time proposed by the company,

though they were a decided advance over the flat rates formerly prevailing in the Curtis Bay District.

The respondent company furnishes service in Curtis Bay and Brooklyn, its mains having been extended to the latter point during the year 1914. At the time of hearing in Case No. 838 the water company based its estimates of revenue in the Brooklyn District upon 200 customers in this district. Statements submitted at the hearing in the instant case show that there are installed and in use at the present time 391 services in Brooklyn, in addition to which 24 service connections have been made, though service is not yet supplied through same.

The following shows the rates, former and present and the increases brought about by the schedule which became effective on July 1st last. The quarterly allowance is not changed by the new schedule.

FORMER.			PRESENT.		Increase.			
Size Meter	Qr. Mini- mum	Allow- ance In Gals.	Rate Per Thous- and	Qr. Mini- mum	Rate Per Thous- and	Or. Mini- mum	Rate Per Thous- and	Per Cent
5/8"	\$2.50	8,572	\$.2916	\$3.50	\$.4083	\$1.00	\$.1167	40
3/4"	3.50	12,143	.2882	5.25	.4323	1.75	.1441	50
1"	5.00	17,143	.2917	7.50	.4375	2.50	.1458	50
11/3"	10.00	34,285	.2917		.4375	5.00	.1458	50
2"	13.00	45,714	.2844		.4375	7.00	.1531	53.85

RATES FOR EXCESS CONSUMPTION.

FORMER.	

1st 15,000 gallons per quarter 35c per M gallons.

2nd 15,000 gallons per quarter 30c per M gallons.

3rd 15,000 gallons per quarter 25c per M gallons.

4th 15,000 gallons per quarter 20c per M gallons.

5th 15,000 gallons per quarter 15c per M gallons.

6th 15,000 gallons per quarter and over 12c per M gallons.

PRESENT.

1st 25,000 gallons per quarter 35c per M gallons.

2nd 25,000 gallons per quarter 30c per M gallons.

3rd 25,000 gallons per quarter 25c per M gallons.

4th 25,000 gallons per quarter and over 20c per M gallons.

Where the consumption in any month exceeds 1,000,000 gallons, the charge will be 20c per M gallons for the first 1,000,000 gallons and 15c per M gallons for all in excess.

At the hearing the testimony of the protestants was directed almost entirely to the charges for the services having %" meters. This was doubtlessly due to the fact that such users constitute the great majority of the company's patrons, there being 869 services of this size out of a total of 914 services. Though the %" services are 95% of the total, they did not, in the year ended June 30th, 1917, produce more than 37.5% of the company's revenue from sales of water.

On the one hand, the respondent asserts that there has been such a change in conditions since the Commission last passed upon its rates as to sustain the increase which became effective on July 1st of this year, while on the other hand the complainants as earnestly maintain that there has been no such change as would justify the advance in rates made by the water company. Without going at great length into the record upon this point, it will suffice to say that the Commission is convinced that there has been a substantial change in conditions as respects not only the cost of the service to the company but as well the worth of same to the ultimate consumer, or "what the service is reasonably worth."

At the hearing testimony was introduced by the respondent tending to show that the cost of all supplies used by it, as well as labor, has advanced greatly since the time the former rates were established by the Commission. The most important commodity used by respondent is coal, the price of which at the mines was \$1.70 per ton in 1914, \$2.54 in 1916 and at the time of hearing \$2.93, the company estimating that the cost would further advance to \$3.50 or more, in addition to which there has been an increase in the freight rate of 15 cents per ton. The amount of coal used by the company seems to be approximately 100 tons per month. The respondent uses Georges Creek coal, the price for which has been fixed by the Federal Government at \$2.20 at the mine but the company states that it has been unable to purchase any coal at this price.

Statement filed by respondent shows that the total operating revenue during the year ended December 31st, 1916, was \$23,055.67, the operating expenses and taxes during which period were \$14,456.80; after deducting interest charges of \$3,000.00 on funded debt and \$127.50 on unfunded debt. this left a net income of \$5,471.37. Same statement shows that it is estimated that the operating expenses and taxes will increase to \$17,776.10 during the present year, it also being assumed that the total operating revenue and interest charges will remain the same as in 1916, leaving net income of \$2,152.07. The annual reports made to this Commission are for the years ending June 30th; for the fiscal year 1914 the net income after interest charges are deducted was \$2,521.44, in the year 1916 \$2,109.93 and in the year 1917 \$3,569.55, there having been a deficit of \$12,907.38 in 1915, during which year there was charged off \$7,000.00 on account of depreciation of plant, no allowance for depreciation having been made in other years. The company has outstanding common stock to the amount of \$100,000 and there is a mortgage of \$50,000.00 upon its plant, same bearing interest at rate of 6% per annum. The plant investment is shown by the company as being \$166,840.85 as of June 30th, 1916. There has been no

valuation made by the Commission of the property of the respondent used in the public service and there is not sufficient evidence now before the Commission to enable it to establish such a valuation and to attempt a valuation of this property at the present time would, owing to the valuation of other and larger utilities now being conducted by the Commission, of necessity result in undue delay in the settlement of this case. While a valuation of the plant of a utility is always desirable where the rates of such utility are in controversy, the Commission believes that it can satisfactorily dispose of this case upon the record now before it. It is manifest that the respondent is not at the present time earning a return equal to even the legal interest rate in this State upon its property if we consider either its plant investment as shown upon its books or its total capitalization as being even remotely indicative of the real value of such plant. On the other hand, as pointed out in Case No. 838, when the company extended its service to Brooklyn it provided a plant sufficiently large not only to take care of the then prospective customers in that territory, but also all customers that might be added by the future development of the property in and around Brooklyn for a number of years to come. Subsequent developments would seem to have vindicated the judgment of the company in this respect, as witness the large increase in services at Brooklyn. At the hearing it was testified that one company alone proposed to erect a hundred additional dwellings in this district.

In brief filed by counsel for complainants in the previous case involving the rates charged by the respondent for water furnished by it the following principle is advanced:

"The complainants contend that the right of the corporation to carn a fair return upon its investment is qualified by the proviso that in no event shall the company be permitted to charge the consumers more than the service is reasonably worth to them."

In that case the Commission accepted this doctrine and there is no reason why same should not be taken as governing in the instant case.

The evidence in the earlier case was to the effect that the residents of Brooklyn, using the water of respondent company, were at that time largely manual laborers earning wages of from \$1.50 to \$1.75 per day, the monthly rental of their houses ranging from \$8.00 to \$10.00. The present rental of these houses appears to be \$10.00 to \$12.00, it being testified that there are other houses under construction which will rent for about \$15.00 per month. The testimony is conflicting respecting the present wages of the residents of Brooklyn and Curtis Bay but that they are earning considerably more than in 1915 is well established. On the other hand, practically all of the necessities of life purchased by these people have increased in cost; the wage-earner receives more dollars but the purchasing power of these dollars is not as great as formerly. The increased earning power of the water users (who must and do ultimately pay for the water, even though the water rent is paid by the landlord) as well as the shrinkage in the pur-

chasing power of the dollar appear to reasonably establish the fact that the service is worth more to the company's users than at the time the former rates were established by the Commission. Particularly is this true when consideration is given to the increased cost of operation incurred by the company.

The following shows the lowest minimum quarterly charge of each of the several water companies under the jurisdiction of this Commission charging for water either wholly or partly by meter, the amount of water this gives consumer, as well as the total number of consumers and metered consumers of such companies:

	•		Lowest Minimum	Allow- ance
	of Con-	of	Quarterly	in
	sumors.	Meters.	Charge.	Gallons
Artesian Water Company	381	380	\$3.9 0	1,000
Bel Air Water and Light Co	354	354	3.00	3,000
Balto. Co. Water & Electric Co	10,594	4,563	2.75	12,500
			1	to 41,660
Brooklyn & Curtis Bay Lt. & Water Co	.` 914	914	3.50	8,572
City & Suburban Realty Company	. 125	125	3.00	7,500
Con. Public Utilities Co. (Westminster)	1,000	367	2.00	5,000
Denmore Park H., W., L. & H. Co	301	131	4.50	15,000
Emmitsburg Water Company	. 233	6	2.50	8,745
Havre de Grace Water Company	635	235	2.50	6,250
Lonaconing Water Company	. 739	34	2.25	11,250
Mechanicstown Water Company		2	1.50	5,000
Midland-Elk Lick Water Co		3	2.25	11,250
Overlea Realty Company		60	4.13	9,375
Perryville Water Company		9	3.00	7,500
Rognel Heights Water Company		67	6.00	12,000
Roland Park Water Company	1,074	1,074	3.00	7,500
Severna Company			4.50	9,000
Suburban Water Company	. 1,250	1,145	2.50	8,000
Sudbrook Development Company	•		2.50	8,000
Union Bridge Water Company		3	3.00	6,000
Washington County Water Company	. 5,1 6 0	4,280	1.00	3,333

An examination of the above compilation discloses that of the twenty-one companies included therein but five other companies in the State have minimum quarterly charge as high as, or higher than, that of the respondent corporation for the smallest size service. Of these five companies, not one has as many as one-half of the number of consumers as respondent, and all of them operate under conditions which cannot be said to be comparable with those under which the operators of the respondent are conducted. Comparisons of this kind, while not controlling, are of interest as indicative of the general level of rates.

The quarterly allowance to %" services under both former and present schedules of respondent is 8572 gallons. A number of bills were produced by complainants at hearing to show that the average use is much less than the amount of water to which consumers are entitled under the quarterly minimum, some of which bills showed consumptions as low as 900 gallons, or less than 11% of the allowance. A large number of these services have but one spigot in the kitchen with no bath or toilet facilities. Figures submitted by the respondent since the hearing show that the average consumption of the %" users during the two years ended June 30th, 1917, was 23,310 gallons per annum, or 5827 per quarter, in the Curtis Bay district, 12,072 gallons per annum, or 3018 gallons per quarter, in the Brooklyn district, and 18,438 gallons per annum, or 4610 gallons per quarter, in the two districts.

The demand of the users taking water through the smaller services seems to be fairly uniform and regular, while the wholesale customers of the company have greatly fluctuating demands. Certain of these wholesale users have independent sources of water supply, apparently only drawing upon the supply of the company spasmodically, as when their own supply fails. This constitutes a "break down" service, the company being compelled to at all times hold itself in readiness to supply the peak load of such customers.

The Commission believes that the rates shown below will be just and reasonable to both the company and its patrons:

Size	Quarterly	A llowance	
Meter.	Hinimum.	(Gallons)	
%"	\$3.00	7,500	
¾ <i>"</i>	4.50	11,250	
1 "	6.50	16,250	
11/4"	13.00	32,500	
2 "	17.00	42,500	

Rates for excess consumption beyond the quarterly allowance above given to be the same as proposed by the company, hereinbefore set forth.

The increase brought about by the new rates when compared with the rates in effect prior to July 1st, 1917, will be:

Size		ı Quarterly n Charge.	Increase in Rate per 1000 Gallons Under Quarterly Allowance.		
Meter.	Amount.	Per Cent.	Amount.	Per Cent.	
5%"	\$.50	20	\$.1084	37.17	
% <u>"</u>	.75	20	.1118	38.79	
1 "	1.50	30	.1083	37.13	
11/2"	3.00	30	.1083	37.13	
2 "	4.00	30.77	.1156	40.65	

If a %" service should use in a given quarter the amount of water permitted under the present schedule, 8572 gallons, the charge under the

schedule established by the Commission would be \$3.35 (\$3.00 minimum plus 35c for 1000 gallons excess) as against \$3.50 now charged by the Company.

These rates have been determined by the Commission only after much study and consideration of all of the various elements entering into the reasonableness thereof. They also are predicated upon the extraordinary conditions existing at the present time and when normal conditions again obtain it may be possible to effect a further adjustment, though on the other hand after due trial it may prove that, owing to further increases in cost of operation, the rates are not fair to the company, in which event the company may, of course, properly apply to the Commission for relief.

An Order will be entered in accordance with the conclusions herein contained and the respondent will be directed to make effective on January 1st, 1918, the rates found reasonable by the Commission, and continue same in effect for a period of three years thereafter.

ORDER No. 3981.

In the Matter of

The Complaint of F. CONRAD STOLL, ET AL.,

vs.

BROOKLYN AND CURTIS BAY LIGHT AND WATER COMPANY.

Before the

Public Service Commission of Maryland.

Case No. 1362

This case being at issue upon complaint and answer on file and having been duly heard and submitted by the parties and full investigation of the matters and things involved having been had and the Commission, on the date hereof, having rendered and filed an opinion containing its findings of fact and conclusions therein, which said opinion is hereby referred to and made part hereof, it is this 4th day of December, 1917, by the Public Service Commission of Maryland,

Driereb, That the defendant, the Brooklyn and Curtis Bay Light and Water Company be, and it is hereby directed and required to establish and put in force on or before the first day of January, 1918, and maintain during a period of three years thereafter, unless earlier changed or modified by order of this Commission, the following rates and charges for water furnished by it:

Size	Quarterly	Allowance
Meter.	Minimum.	(Gallons).
5%"	\$3.00	7,500
%"	4.50	11,250
1 "	6.50	16,250
11/4"	13.00	32,500
2 "	17.00	42,500

Rates for excess consumption beyond the quarterly allowance above given to be the same as now charged by the defendant and set forth in Supplement No. 1 to its rate schedule P. S. C. Md. No. 4, filed with the Commission.

AND IT IS FURTHER **Differen**, That a copy of this Order be forthwith served upon the proper official of the respondent company and that said company notify this Commission within ten days of the date of service of such copy whether it will abide by and obey the same.

ORDER No. 3982.

In the Matter of

The Complaint of THE PUBLIC SERVICE COM-MISSION OF MARYLAND

against

The JOHN J. CARLIN HEATING COMPANY, a Body Corporate, With Respect to the Fairness and Reasonableness of Its Charges. Before the

Public Service Commission of Maryland.

Case No. 1440.

Albert G. Towers, E. Clay Timanus and John M. Reifsnider, members of the Public Service Commission of Maryland, by W. Cabell Bruce, their General Counsel, complaining against the John J. Carlin Heating Company, a body corporate, duly incorporated under the Laws of the State of Maryland, and engaged in the business of a "heat corporation" within the meaning of the Public Service Commission Law of Maryland, within the State of Maryland, say:

That the rates and charges charged and collected by said company for its service are excessive, unjust and unreasonable.

Wherefore, it is this fourth day of December, in the year 1917, by the Public Service Commission of Maryland,

Detech, That a copy of this complaint and order be forwarded to the said John J. Carlin Heating Company, and that the matters complained of be satisfied by said body corporate, or that the charges therein be answered in writing by said body corporate within ten (10) days of the service of this complaint and order.

ORDER No. 3983.

In the Matter of

The Application of THE ROLAND PARK WATER COMPANY for Authority to Issue \$5,000.00 Par Value of Its First Mortgage 5% Bonds.

Before the

Public Service Commission of Maryland.

Case No. 1432.

Whereas, The Roland Park Water Company, a corporation organized under the laws of the State of Maryland, has applied to this Commission for authority to issue and sell its first mortgage 5% 25-year gold bonds of the aggregate principal amount of \$5,000.00, being part of a total authorized issue of \$300,000.00 secured by a mortgage of all of the property and assets of said The Roland Park Water Company of which bonds to the face amount of \$180,000.00 have been issued under authority of the Commission's orders heretofore entered, the proceeds from the sale of the said bonds to be used for the purpose of partially refunding or discharging said company's obligations incurred in making betterments, improvements and additions to its plant and distributing system from December 2nd, 1912, to October 31st, 1917, including extension of mains in progress on said date, the estimated cost of which is \$400.00, and

WHEREAS, The application having come on to be heard on November 27th, 1917, after due notice published in accordance with this Commission's Order No. 3942, dated November 19th, 1917, and it being the opinion and finding of the Commission after hearing that the use of the capital to be secured by said issue and sale of bonds is reasonably required for the purposes of the said corporation, to wit: the discharge or lawful refunding of its obligations and the construction, completion, extension and improvement of its plant and distributing system,

IT Is, THEREFORE, This 4th day of December, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Detech, 1. That the issue and sale at par by The Roland Park Water Company of its first mortgage 25-year gold bonds bearing interest at the rate of 5% per annum to the amount of \$5,000.00 for the purposes in said application set forth be and the same is hereby authorized and approved.

- 2. That said The Roland Park Water Company shall make reports, duly verified by affidavits, to this Commission as follows:
- (a) Upon the issue and sale of its bonds, authorized and approved as aforesaid, or any part thereof, the fact of such sale or sales, the terms and conditions thereof, and the amount realized therefrom.
- (b) At the termination of each and every period of six months from the date of this order, the disposition and use made of the proceeds of said bonds, and the facts and circumstances as to the property acquired and the construction, completion, extension and improvement of its facilities.

ORDER No. 3986.

In the Matter of

Public Service Commission

THE CHESAPEARE AND POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY, Investigation of Rates, Charges, Property and Affairs.

Case 'No. 690.

Before the

The application of the respondent company for a postponement of proposed hearings in the above matter for the purpose of ascertaining what, if any, readjustment of its rates, charges and practices should be made, having been duly received, and this Commission, by its order No. 3949 of November 20, 1917, having directed that such application be set for public hearing on December 5, 1917, and that copies of said Order be sent to all the newspapers published in the State of Maryland with the request of the Commission that proper publicity be given of the objects and date of such hearing; and it appearing that copies of said order together with copies of the application of the respondent for such postponement and of the report of People's Counsel thereon, were in fact sent to all the newspapers published in the State with the request aforesaid, as well as to the proper officers and representatives of the Protective Telephone Association of Baltimore City; and it further appearing that much publicity was given to such order through the public press;

AND WHEREAS, At the public hearing held on December 5th, 1917, pursuant to said Order No. 3949, representatives of the respondent company and of said Protective Telephone Association of Baltimore City and certain civic associations were present, together with other individual members of the general public, and were duly heard;

AND WHEREAS, It was shown conclusively at such hearing both by evidence adduced by the respondent company and by the concurrence of those present at such hearing that owing to the World War now in progress and to abnormal conditions resulting therefrom, the present is not a propitious or suitable time for this Commission to determine what, if any, general readjustment of the rates, charges and practices of the respondent company in the State of Maryland should be made;

IT IS THEREUPON, This 6th day of December, 1917, by the Public Service Commission of Maryland,

Driver, That hearings upon any proposed general readjustment of the rates, charges and practices of The Chesapeake & Potomac Telephone Company of Baltimore City be postponed until such time as in the judgment of this Commission business conditions affecting said Company and the people of the State of Maryland are so stabilized or adjusted as to justify the further prosecution of such inquiry, or, in the alternative, until it shall be made to appear that the public convenience and necessity for such general readjustment reasonably demand the further prosecution of such in-

quiry despite the unsettled conditions resulting from the World War now in progress, and until the further order of this Commission in the premises so deciding; provided, however, that nothing contained in this order shall be taken as in any way precluding this Commission from inquiring into and passing upon specific complaints, made heretofore or hereafter from time to time of its own motion or by the respondent company or members of the general public, of individual or particular rates, charges or practices, on the ground that they are discriminatory or otherwise unreasonable or unjust, so long as such specific complaints do not involve an inquiry into the general readjustment of the rates, charges and practices of the respondent company, and may properly and reasonably be passed upon under conditions existing at the time such complaint or complaints may come to be heard;

AND IT IS FURTHER DIRECT, That copies of this order be transmitted by the Secretary to the respondent company and to the proper representatives of the Protective Telephone Association of Baltimore City, and that due publicity be given the same.

ORDER No. 3987.

In the Matter of

The Complaint of Heineken Reduction Company

108

CANTON RAILBOAD COMPANY.

Before the

Public Service Commission of Maryland.

Case No. 1393.

Hearings in the above cause having been concluded on the date hereof and an oral opinion having been rendered by the Commission, through its Chairman, wherein the conclusion was reached that the respondent should be required to maintain the tracks of its line of railway between the sewerage disposal plant of the City of Baltimore and Eastern Avenue, Baltimore County, Maryland, conditioned upon certain guarantees as to traffic, rates and rights-of-way upon the part of the complainant and the City of Baltimore.

IT Is, THEREFORE, This 7th day of December, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drhereh, That the respondent, the Canton Railroad Company, be and it is hereby directed and required to maintain the tracks of its line of railway between the sewerage disposal plant of the City of Baltimore and Eastern Avenue, Baltimore County, Maryland,

PROVIDED, 1. That the complainant, said Heineken Reduction Company, shall guarantee to furnish and deliver to the respondent, the said Canton

Railroad Company, for transportation by said railroad company not less than 7500 tons of outbound freight per year, said freight to be charged for at rate of 50 cents per net ton for the transportation of said freight over the line of railroad of the respondent company.

- 2. That the City of Baltimore shall pay the sum of \$200.00 per annum to William Schluderberg and wife to cover right-of-way granted by said William Schluderberg and wife to the Canton Railroad Company in consideration of the payment of such annual sum.
- 3. That the City of Baltimore shall furnish without charge to the respondent right-of-way for the tracks of said respondent so far as same are laid on property of the City of Baltimore.
- 4. That all inbound freight shall be charged for at rates lawfully filed with this Commission.

IT IS FURTHER DETRETO, 1. That unless the Heineken Reduction Company and the City of Baltimore notify this Commission in writing of their acceptance of this Order and the terms and conditions thereof not later than December 14th, 1917, the Canton Railroad Company may proceed with the removal of its rails, ties and other property between the points hereinbefore mentioned.

2. That the Canton Railroad Company shall notify this Commission in writing on or before December 14th, 1917, whether it will abide by and obey this Order.

ORDER No. 3990.

In the Matter of

The Complaint of THE PUBLIC SERVICE
COMMISSION OF MARYLAND

against

The COMMISSIONERS OF THURMONT, a Municipal Corporation Engaged in the Business of Manufacturing and Supplying Electricity for Other Than Municipal Purposes, With Respect to the Fairness and Reasonableness of Its Rates and Charges.

Before the

Public Service Commission of Maryland.

Case No. 1444.

Albert G. Towers, E. Clay Timanus and John M. Reifsnider, members of the Public Service Commission of Maryland, by W. Cabell Bruce, their General Counsel, complaining against the Commissioners of Thurmont, a municipal corporation, duly incorporated under the Laws of the State of Maryland, and engaged in the business of manufacturing and supplying electricity for other than municipal purposes, within the meaning of Sec-

tion 11/2 of the Public Service Commission Law of Maryland, within the State of Maryland, say:

- 1. That the rates and charges charged and collected by said municipal corporation for its service are unjust and unreasonable.
 - 2. That said rates and charges are unlawfully discriminating.
- 3. That the tariff schedule, or schedules, or pretended tariff schedule or schedules, heretofore filed by said municipal corporation with the Public Service Commission of Maryland is defective and inadequate.
- 4. That said rates and charges and the rules and regulations accompanying the same are repugnant to the uniform system of rules and regulations prescribed for the government of electric light companies throughout the State of Maryland by the Public Service Commission of Maryland.

WHEREFORE, It is this seventh day of December, in the year 1917, by the Public Service Commission of Maryland,

Driver, That a copy of this complaint and order be forwarded to the said Commissioners of Thurmont, and that the matters complained of be setisfied by said municipal corporation, or that the charges therein be answered in writing by said municipal corporation within ten (10) days of the service of this complaint and order.

ORDER No. 3991.

In the Matter of

The Complaint of PRESIDENT AND COMMIS-SIGNERS OF PORT DEPOSIT

vs.

PHILADELPHIA, BALTIMORE AND WASHING-TON RAILROAD COMPANY. Before the

Public Service Commission of Maryland.

Case No. 1424.

This case being at issue upon complaint and answer on file, and having been duly heard and submitted by the parties and full investigation of the matters and things involved having been had, and the Commission being of the opinion and finding that it would not, in view of all the facts and circumstances as presented, be in the interest of the public service to order the restoration of the passenger train service as prayed for by complainants,

It Is, THEREFORE, This 10th day of December, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drocced, That the complaint in the above entitled matter be, and the same is hereby dismissed.

ORDER No. 3992.

In the Matter of

The Application of THE LUSBY AUTOMOBILE COMPANY for an Order Permitting and Approving the Abandonment and Discontinuance of Its Bus Service Between Chestertown and Tolchester, Maryland, During the Winter Months.

Before the

Public Service Commission of Maryland.

Upon consideration of the above entitled matter the Commission being of the opinion and finding that the operation of the motor bus service between Chestertown and Tolchester during the winter months is not necessary or convenient for the public service,

IT Is, THEREFORE, This 11th day of December, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Dritte, That the applicant, The Lusby Automobile Company be, and it is hereby, authorized to discontinue the operation of the motor bus service between Chestertown and Tolchester, Maryland, during the winter months, the date of discontinuance to be not earlier than December 24th, 1917.

•RDER No. 3994.

In the Matter of

The Complaint of SUDBBOOK PARK IMPROVE-MENT ASSOCIATION

108.

SUDBROOK DEVELOPMENT COMPANY.

Before the

Public Service Commission of Maryland.

Case No. 1394.

Hearings in the above cause having been concluded on the date hereof and an oral opinion having been rendered by the Commission, through its Chairman, wherein the conclusion was reached that the respondent should be required to adopt and put into operation the recommendations made by the Chief Engineer of the Commission in his Report No. 1059 filed herein on October 2nd, 1917 (File 24½),

IT Is, THEREFORE, This 14th day of December, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drhereh, That the respondent, the Sudbrook Development Company, be and it is hereby directed and required to adopt and put into operation the recommendations made by the Chief Engineer of the Commission in his Report No. 1059 hereinbefore referred to,

PROVIDED, That said company shall first, within thirty (30) days of the date hereof, submit to the Commission for its approval plans designed to effect the changes and improvements embodied in Report No. 1059 of the Chief Engineer of the Commission, and after the Commission's approval of the plans aforesaid the respondent shall forthwith proceed with the construction as laid down in said plans.

ORDER No. 3995.

In the Matter of

The Application of Towson and CEDARGEOFT BUS COMPANY for Permission to Discontinue Its Service Between Hereford and Parkton, Maryland. Before the

Public Service Commission of Maryland.

Case No. 1442.

This case coming on to be heard in accordance with Order No. 3985 of the Commission entered December 5th, 1917, and no protests against the granting of the application having been made, and the Commission being of the opinion and finding after hearing that the operation by the applicant of its motor bus transportation line between Hereford and Parkton, Maryland, is no longer reasonably necessary or convenient for the public service, in view of the fact that said line is operated at a considerable loss to the applicant,

IT Is, THEREFORE, This 14th day of December, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drhereb, That the abandonment and discontinuance of the motor bus transportation line of the applicant, said The Towson and Cedarcroft Bus Company, between Hereford and Parkton, Maryland, be and it is hereby permitted and approved, effective on and after the date hereof.

ORDER No. 4000.

In the Matter of

The Petition of the Carriers Named in the Official Classification, by R. N. COLLYER, Their Agent, for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplement No. 19 to Official Classification No. 43, P. S. C. Md. O. C. No. 43, and Supplement No. 20 to Official Classification No. 44, P. S. C. Md. O. C. No. 44.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 479.

The above mentioned petition having been received and filed, upon consideration thereof, it is this 17th day of December, 1917, by the Public Service Commission of Maryland,

Drhered. That permission be, and is hereby given, the carriers named in the Official Classification, by R. N. Collyer, their Agent, to file and publish on one day's notice to the Commission and the public, Supplement No. 19 to Official Classification No. 43, P. S. C. Md. O. C. No. 43, canceling Supplement No. 18 and item 4 page 6 of Supplement No. 14 to P. S. C. Md. O. C. No. 43 completing the cancelation of all items in the original issue and referring to Supplement No. 20 to P. S. C. Md. O. C. No. 44 for regulations to take the place thereof, and Supplement No. 20 to Official Classification No. 44, P. S. C. Md. O. C. No. 44, canceling Supplement No. 18 to P. S. C. Md. O. C. No. 44, item 4, page 6 of Supplement No. 14 to P. S. C. Md. O. C. No. 43 and items 1 to 12 inclusive page 220, items 1 to 10 inclusive page 221, items 1 to 18 inclusive page 222, items 1 to 3 inclusive page 223 covering Live Stock in Classification No 44; and item 4, page 225 under the heading of "Live Wild Animals" in Classification No. 44 to exclude application of this item to buffaloes to be otherwise specifically provided for in the Live Stock description, establishing in lieu thereof in one schedule all of the descriptions, ratings, minimum weights, rules and regulations for Live Stock, making same conform to the finding in report 47 I. C. C., pages 335 to 346 inclusive in decision of Interstate Commerce Commission, Investigation and Suspension Docket No. 956, Live Stock Classification, decided November 28, 1917,

PROVIDED, Said supplements be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplements shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 4000 of date December 17th, 1917."

ORDER No. 4001.

In the Matter of

The Investigation of the Regulations, Practices, Equipment, Appliances and Services of THE UNITED RAILWAYS AND ELECTRIC COMPANY OF BALTIMORE.

Before the

Public Service Commission of Maryland.

Case No. 1123.

WHEREAS, The United Railways and Electric Company of Baltimore has petitioned this Commission to suspend the enforcement of Sections 9, 10 and 14 of the rules to be observed by said United Railways and Electric Company of Baltimore in respect to the transportation of persons, freight and property within the State of Maryland as established by this Commission's Order No. 2890 on the 29th day of May, 1916, as amended and modified by Order No. 2906 entered on the 13th day of June, 1916, during the Christmas Holidays, and it appearing to the Commission after due consideration that the enforcement of the sections of the rules aforesaid is impracticable during the season in question, for the reasons assigned in said petition,

IT Is, THEREFORE, This 20th day of December, in the year nineteen hundred and seventeen, by the Public Service Commission of Maryland,

Diversh, That Sections 9, 10 and 14 of the rules to be observed by the said United Railways and Electric Company of Baltimore in respect to the transportation of persons, freight and property within the State of Maryland as established by this Commission's Order No. 2890 entered on the 29th day of May, 1916, as amended and modified by Order No. 2906 entered on the 13th day of June, 1916, be, and are hereby suspended from and after the date hereof, until and including January 1st, 1918, unless otherwise ordered by this Commission.

FURTHER Orberth, That on and after January 2nd, 1918, Sections 9, 10 and 14 of the rules aforesaid shall again become effective and be enforced by the said United Railways and Electric Company of Baltimore as though this order had never been passed.

ORDER No. 4002.

In the Matter of

The Application of THE UNITED RAILWAYS AND ELECTRIC COMPANY OF BALTIMORE for an Order Permitting and Approving the Removal of Eleven Hundred Feet, More or Less, of Its Track at Curtis Bay Now Located and Constructed on Birch Street From the East Side of Refinery Street Westwardly to the Cross-over Switches on Curtis Avenue Between Said Birch Street and Blossom Street.

Before the

Public Service Commission of Maryland.

Case No. 1447.

This case coming on to be heard after due notice published in compliance with Order No. 3998 of this Commission, passed December 17th, 1917, and no protest thereto having been made, and the Commission having determined after hearing that the track or tracks of the Baltimore and Curtis Bay Railway Company of which the petitioner, The United Railways and Electric Company of Baltimore, is the successor, at Curtis Bay now located and constructed on Birch Street from the east side of Refinery Street westwardly to the cross-over switches on Curtis Avenue, between said Birch Street and Blossom Street, a distance of eleven hundred feet, more or less, as mentioned in the petition of The United Railways and Electric Company of Baltimore, and as shown in red on blueprint attached to said petition, is no longer necessary or convenient for the public service.

It Is, Therefore, This 21st day of December, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Dibereb, That the approval and permission of the Commission are hereby given to the removal of the track or tracks of the Baltimore and Curtis Bay Railway Company, of which the petitioner, The United Railways and Electric Company of Baltimore, is the successor, at Curtis Bay now located and constructed on Birch Street from the east side of Refinery Street westwardly to the cross-over switches on Curtis Avenue between said Birch Street and Blossom Street, a distance of eleven hundred feet, more or less, as mentioned in the petition of The United Railways and Electric Company of Baltimore, and as shown in red on the blueprint attached to said petition.

ORDER No. 4003.

In the Matter of

The Application of THE HAGERSTOWN AND FREDEBICK RAILWAY COMPANY for Authority to Issue \$128,000.00 Par Value of Its First and Refunding Bonds.

Before the

Public Service Commission of Maryland.

Case No. 1448.

The petition in the above entitled case having come on to be heard, after due notice published in compliance with Order No. 2999 of the Commission, passed on December 17, 1917, and having been duly considered, it is, this 21st day of December, 1917, by the Public Service Commission of Maryland,

Denset, That the applicant, The Hagerstown and Frederick Railway Company, be and it is hereby authorized to issue and deliver not exceeding \$128,000, face amount, of its First and Refunding Mortgage Thirty-Year Sinking Fund Gold Bonds, Six Per Cent. Series, and to use the same for collateral purposes as mentioned in said petition, and with the further right to the said Company to sell and dispose of the said bonds, or any part thereof, at any time, at not less than 95% of the face value of the same; the proceeds to be applied as in said petition set forth, the Commission having determined that the use of the capital to be secured by the issue of said bonds is reasonably required for the purposes of said Company, to wit, the lawful discharge and refunding of its obligations.

It is further **Orberth**, That The Hagerstown and Frederick Railway Company report to this Commission the fact of the issuance and delivery of said bonds, and if the same are sold, the amount thereof so sold and the price obtained therefor.

ORDER No. 4004.

In the Matter of

The Application of THE PHILADELPHIA, BAL-TIMOBE AND WASHINGTON RAILBOAD COM-PANY and THE PENNSYLVANIA RAILBOAD COMPANY for an Order Permitting and Approving the Lease of the Railroad, Franchises and Property of the Former to the Latter for the Term of Nine Hundred and Ninety-nine Years From January 1st, 1918. Before the

Public Service Commission of Maryland.

Case No. 1446.

The petition and application of The Philadelphia, Baltimore and Washington Railroad Company, a corporation of the States of Maryland, Dela-

ware and Pennsylvania, and of The Pennsylvania Railroad Company, a corporation of the State of Pennsylvania, filed with the Commission on the 15th day of December, 1917, together with Exhibits A, B, C, D, E and F, praying for an order of the Commission approving the lease by the said The Philadelphia, Baltimore and Washington Railroad Company of its railroad, property and franchises therein described and mentioned, to the said The Pennsylvania Railroad Company upon the terms and conditions therein specifically set out for the term of nine hundred and ninety-nine (999) years beginning January 1st, 1918, coming on to be heard in accordance with the Order of the Commission setting the same for hearing, being Order No. 3997; and it appearing to the Commission on the hearing that publication was made of said Order in compliance with its terms; and that the said railroad corporations are authorized by Section 284 of Article 23 of the Code of Public General Laws of Maryland to enter into and to make the said lease the one to the other, and that the said railroad companies, in the making and in the execution of said lease have complied with the provisions of said Section 284 of Article 23 of the Code of Public General Laws of Maryland; and it further appearing to the Commission from the aforesaid petition and application, which is supported by the affidavits of the executive officers of the respective railroad companies, and from the evidence on the hearing, that the aforesaid lease between the said railroad companies, dated the 13th day of December, 1917, a certified copy of which is filed with the petition and application in this case marked "Exhibit A," for and of which the permission and approval of the Commission is prayed in said petition and application, is proper and convenient for the public service;

IT Is, THEREFORE, This 21st day of December, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Drberch, That the approval and permission of the Public Service Commission of Maryland are hereby given to the lease by The Philadelphia, Baltimore and Washington Railroad Company of its railroad, property and franchises, mentioned and described in the lease dated December 13, 1917, a certified copy of which is filed in these proceedings, marked "Exhibit A." to The Pennsylvania Railroad Company, for the term of nine hundred and ninety-nine (999) years beginning January 1st. 1918, upon the terms. conditions and stipulations in the said lease set out.

ORDER No. 4008.

In the Matter of

The Petition of THE BALTIMORE AND OHIO RAILROAD COMPANY, CUMBERLAND VALLEY RAILBOAD COMPANY, NEW YORK, PHILA-DELPHIA AND NORFOLK RAILROAD COM-PANY, THE PENNSYLVANIA RAILBOAD COM-PANY and WESTERN MARYLAND RAILWAY COMPANY for Permission Under Section 15 of the Public Service Commission Law to File and Publish on Less Than Statutory Notice Supplements to Petitioners' Passenger Fare Schedules to Withdraw and Cancel the Present Arrangements for the Movement of All Classes of Private and Other Special Passenger Cars of Any Type Whatsoever, Except Federal or State Government Cars, and to Discontinue the Practice of Furnishing or Hauling Special or Private Passenger Cars.

Before the

Public Service Commission of Maryland.

S. N. & R. Docket.

Case No. 480.

The above mentioned petition having been received and filed upon consideration thereof, it is this 24th day of December, 1917, by the Public Service Commission of Maryland,

Othereb, That permission be, and is hereby given, The Baltimore and Ohio Railroad Company, Cumberland Valley Railroad Company, New York. Philadelphia and Norfolk Railroad Company, The Pennsylvania Railroad Company and Western Maryland Railway Company to file and publish on one day's notice to the Commission and the public, supplements to petitioners' passenger fare schedules to withdraw and cancel the present arrangements for the movement of all classes of private and other special passenger cars of any type whatsoever, except Federal or State Government cars, and to discontinue the practice of furnishing or hauling special or private passenger cars.

PROVIDED, Said supplements be filed with the Commission upon issuance of this Order, and published by posting as required by law, and that all copies of said supplements shall bear the following notation:

"Issued under special permission of the Public Service Commission of Maryland, Order No. 4008 of date December 24th, 1917."

ORDER No. 4009.

In the Matter of

The Complaint of IDA J. FRANCE

17.8

BALTIMORE COUNTY WATER AND ELECTRIC COMPANY.

Before the

Public Service Commission of Maryland.

Case No. 1425.

WHEREAS, It appears from a letter filed herein on the date hereof signed by W. Lentz, attorney for Ida J. France, and J. Gordon MacDonald, Secretary and Treasurer of the Defendant Company, that an agreement has been reached satisfactory to both parties, and

WHEREAS, In view of the aforegoing statement both parties ask that the case be entered as settled,

IT Is, THEREFORE, On this twenty-fourth day of December, 1917, by the Public Service Commission of Maryland,

Drhereh. That the above entitled matter be, and it is hereby, dismissed.

ORDER No. 4017.

In the Matter of

The Application of Western Maryland Railway Company for Authority to Guarantee a Mortgage From Western Maryland Railroad Terminal Company to Metropolitan Life Insurance Company of New York.

Before the

Public Service Commission of Maryland.

Case No. 1450.

WHEREAS, Western Maryland Railway Company has applied to this Commission for authority to execute a guarantee of the principal and interest of a mortgage on certain property at Port Covington, Baltimore, Maryland, for Five Hundred Thousand Dollars (\$500,000), from Western Maryland Railroad Terminal Company to the Metropolitan Life Insurance Company of New York, such mortgage to run for five years, bear six and one-fourth percent. interest and the proceeds thereof to be used to refund an existing mortgage of the same amount on the same lots and bearing the same guarantee; and

WHEREAS, This application coming on to be heard after due notice published in compliance with Order No. 4007, of this Commission, passed De-

cember 21, 1917, and the Commission being of opinion and finding after hearing, that the capital to be secured by the execution of said mortgage and guarantee is reasonably required for the purposes of Western Maryland Railway Company, to-wit, the maintenance of its facilities and service, and the discharge or lawful refunding of its obligations;

IT Is, THEREFORE, This 27th day of December, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Orberth, That the execution of said mortgage and the guarantee of the principal and interest thereof be and the same is hereby authorized and approved.

IT IS FUETHER Detect, That Western Maryland Railway Company file in this proceeding a copy of the mortgage and guarantee as executed and report to this Commission under oath the disposition of the proceeds of said mortgage and guarantee.

ORDER No. 4018.

In the Matter of

The Application of THE MARYLAND UTILI-TIES COMPANY for Authority to Issue \$75,-000.00 Face Amount of Its Bonds and \$40,000.00 Par Value of Its Stock for the Acquisition of the Property and Assets, Including the Good Will and Franchises of the Crisfield Ice Manufacturing Company of Somerset County In So Far as the Same Refers to the Electrical Branch of Said Company and the Real Estate and Buildings of Said Company and of the Latter Company to Transfer the Same and of The Maryland Utilities Company to Exercise a Franchise Granted by Ordinance of the Mayor and Council of Crisfield to the Crisfield Ice Manufacturing Company of Somerset County and by Said Company Assigned to The Maryland Utilities Company.

Before the

Public Service Commission

of Maryland.

Case No.: 1415.

WHEREAS, The Crisfield Ice Manufacturing Company of Somerset County and The Maryland Utilities Company, both corporations having been incorporated under the laws of the State of Maryland, have applied for the permission and approval of the Commission to the conveyance and transfer by the former, and the acceptance by the latter of all the real estate,

buildings, machinery, property, assets, equipment and system for distributing electricity for light, heat and power and for manufacturing ice, together with the franchises and good will of the Crisfield Ice Manufacturing Company of Somerset County now belonging to the said Crisfield Ice Manufacturing Company of Somerset County, and for the issuance by The Maryland Utilities Company of four hundred (400) shares of its capital stock of the par value of One Hundred Dollars (\$100.00) per share and Seventy-five Thousand Dollars (\$75,000.00) of its First Mortgage Six Per Cent Gold Coupon Bonds, face amount: said bonds being part of a total authorized issue of Five Hundred Thousand Dollars (\$500,000,00) to be secured by a first mortgage on the property, assets and franchises of said The Maryland Utilities Company, and said stock and tonds to be issued to a certain Albert Emanuel, or to any person designated by him, per terms set forth in the application in this case, and the exercise by The Maryland Utilities Company of a franchise granted by the Mayor and Council of Crisfield, State of Maryland, and the franchise granted by the Articles of Incorporation of The Maryland Utilities Company; and

Whereas, This case coming on to be heard, after due notice published in compliance with an order of this Commission passed on the 5th day of October, 1917, and no protest having been made, and the Commission having determined, after hearing, that the proposed transfer and the exercise of the franchise are convenient for the public service and that the use of the capital to be secured by the issue of four hundred (400) shares of the capital stock of The Maryland Utilities Company of the par value of One Hundred Dollars (\$100.00) per share, and Seventy-five Thousand Dollars (\$75,000.00) of its First Mortgage Six Per Cent Gold Coupon Bonds, part of an authorized issue of Five Hundred Thousand Dollars (\$500,000.00), face amount, of bonds is reasonably required for the purposes of said corporation,

IT IS, THEREFORE, This 27th day of December, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

- Drocted, 1. That the permission and approval of the Commission be, and are hereby given, to the transfer and conveyance by the Crisfield Ice Manufacturing Company of Somerset County, and the acceptance by The Maryland Utilities Company of all the real estate, buildings, machinery, property, assets, equipment and system for distributing electricity for light, heat and power and for manufacturing ice, tgether with the franchise and good will now belonging to the Crisfield Ice Manufacturing Company of Somerset County, upon the terms and conditions set forth in the application herein;
- 2. That the issue and delivery by the said The Maryland Utilities Company of four hundred (400) shares of its capital stock, of the aggregate par value of Forty Thousand Dollars (\$40,000.00), and Seventy-five Thousand Dollars (\$75,000.00) of its First Mortgage Six Per Cent Gold Coupon Bonds, bearing date November 1st, 1917, payable twenty-two years after date, for the acquisition of the property mentioned in the application in

this case, to Albert Emanuel, or to any person designated by him, in payment therefor, as in said application prayed, be and the same is hereby authorized and approved;

- 3. That the said The Maryland Utilities Company be and it is hereby authorized to execute and deliver a mortgage or deed of trust upon all its property, assets and franchises to secure the payment of the principal and interest of an authorized issue of Five Hundred Thousand Dollars (\$500,000.00) First Mortgage Six Per Cent Gold Coupon Bonds, of which issue the said Seventy-five Thousand Dollars (\$75,000.00) bonds to be delivered to Albert Emanuel or to any person designated by him shall be a part, copy of said mortgage, when executed, to be filed with the Commission by said The Maryland Utilities Company.
- 4. That the exercise by The Maryland Utilities Company of the franchise granted by the certificate of incorporation filed with the application in this case, marked "Applicant's Exhibit No. 3," be and the same hereby is permitted and approved;
- 5. That the exercise by The Maryland Utilities Company of the rights and privileges under the franchise granted by ordinance of the Mayor and Council of the City of Crisfield, State of Maryland, copy of which is filed with the application in this case, marked "Applicant's Exhibit No. 10," be und the same hereby is permitted and approved.
- 6. That said Crisfield Ice Manufacturing Company of Somerset County and said The Maryland Utilities Company shall make joint report to this Commission upon the consummation of the transfer and conveyance of the property, assets and franchises of the former to the latter, and upon the execution and delivery by said The Maryland Utilities Company of the mortgage or deed of trust of said company hereinbefore authorized, and upon the issuance of the stocks and bonds of said company hereinbefore authorized and approved.

ORDER No. 4019.

In the Matter of

The Complaint of CHEWSVILLE FLOUR MILLS, INC., ET AL.,

vs.

WESTERN MARYLAND RAILWAY COMPANY.

Before the

Public Service Commission of Maryland.

Case No. 1443.

This case being at issue upon complaint and answer on file, and having been duly heard and submitted by the parties and full investigation of the matters and things involved having been had, and the Commission being of

the opinion and finding that in order that the respondent, Western Maryland Railway Company, shall furnish safe and adequate service it is necessary and proper that said respondent maintain an agency station at Chewsville, Maryland,

1T Is, THEREFORE, This 27th day of December, in the year Nineteen Hundred and Seventeen, by the Public Service Commission of Maryland,

Direct, That Western Maryland Railway Company be and it is hereby directed and required to establish and maintain an agency station at Chewsville, Maryland, for the receipt and delivery of freight and other property and for the sale of passenger tickets, said agency to be established not later than January 15th, 1918, and to thereafter continue the same until further order of this Commission.

FURTHER Detreth, That a copy of this order be forthwith served upon the proper official of the respondent company and that said company notify the Commission within ten days of the date of service of such copy whether it will abide by and obey the same.

APPENDIX III

OPINIONS FILED BY COUNSEL TO COMMISSION

(290)

In the Matter of

The Request of the Mt. LAKE WATER & LIGHT COMPANY for an Opinion.

January 23, 1917.

Public Service Commission of Maryland:

Gentlemen:

I have received your letter of the 4th inst. accompanied by copy of a letter dated the 3rd inst. from Mr. W. E. Walsh, of the Mt. Lake Water & Light Company, to you, stating that a Mr. Edward R. O'Donnell asks the receivers of the Water & Light Company to allow him the privilege of tapping its mains and using water therefrom for farm purposes free of charge in consideration of his conferring upon the Company a right of way across certain land owned by him.

Such an agreement if entered into now would be illegal and void because in conflict with the provisions of the Public Service Commission Law, Ch. 180 of the Acts of 1910, forbidding any water company to charge, demand, collect or receive a greater or less or different compensation for its service than the rates specified in its schedule filed and in effect at the time; (Secs. 16 and 42) and such an agreement would be illegal and void even if it had been entered into prior to the enactment of Ch. 180 of the Acts of 1910.

Contracts when entered into even between individuals are subject to the police powers of the State whenever such contracts relate to matters which are or may be subject to the exercise of such powers. (Yeatman vs. P. S. C. of Md., 126 Md. 513.)

Truly yours,

W. CABELL BRUCE.

General Counsel.

(291)

In the Matter of

The Proposed Schedule of Changes of the ROLAND PARK WATER COMPANY.

January 23, 1917.

Public Service Commission of Maryland:

Gentlemen:

I have received your letter of the 17th inst. accompanied by copy of a letter dated the 16th inst. from Mr. Harper, our Rate Clerk, to Mr. Fendall, our Secretary, in relation to proposed changes which the Roland Park Water Company desires to make in its schedule. The observations of Mr. Harper on these changes meet with my approval.

Provided the Company pursues the requirements of the Public Service Commission Law with relation to schedule changes as pointed out by Mr. Harper in his letter, there is no reason why it should not allow a special rate to wholesale consumers, provided that this rate is allowed equally and impartially to all persons in the wholesale class, Opinion No. 131 of General Counsel to Commission, in the matter of James H. Preston, Mayor, vs. Con. Gas E. L. & P. Co., P. S. C. Reports, Vol. IV, 539.

Nor, as I am at present advised, can I see any reason why the Roland Park Company should not make a special charge for fire hydrants subject, of course, to the same principle of class equality.

I concur with Mr. Harper in thinking that the Company has no power to allow special rates to educational or religious institutions or to public utilities.

Truly yours,

W. CABELL BRUCE,

General Counsel.

(292)

In the Matter of

A Grade Crossing Suggested by Mr. WIL-LIAM J. GROVE. January 23, 1917.

Public Service Commission of Maryland:

Gentlemen:

I have received your letter of the 17th inst. accompanied by copy of a letter dated the 16th inst. from Mr. Wm. J. Grove, of Lime Kiln, Maryland, to you with respect to a crossing on the Washington County Branch of the B. & O. Railroad Company at Breatheds Station.

The public road which passes over the railroad at this crossing is about to be improved under a State-aid road contract and the idea of Mr. Grove is that it would be promotive of the public safety to require this road and another public road, which now crosses the railroad tracks at grade about 100 feet away from the road first mentioned, to pass under the railroad tracks by means of a single tunnel.

I have always held that the Commission should insist that even under the existing provisions of the Public Service Commission Law it has the power to compel railroad companies to abolish grade crossings and to establish overgrade or undergrade crossings whenever the public security renders the change necessary, but it seems to me that comity requires that no steps should be taken in this case pursuant to the suggestions of Mr. Grove, except after the fullest conference between the Public Service Commission and the public authorities engaged in the improvement of this road first mentioned above.

Truly yours,

W. CABELL BRUCE, General Counsel.

(293)

In the Matter of

The Violations of the Motor Vehicle Laws
Alleged by A. W. WOODCOCK, Attorney.

January 23, 1917.

Public Service Commission of Maryland:

Gentlemen:

I have received your letter of the 10th inst. accompanied by a copy of a letter dated the 5th inst. from Mr. A. W. Woodcock, Attorney-at-Law, Salisbury, Md.

Mr. Woodcock, as attorney for the Peninsula Rapid Transit Company. complains that certain persons are operating "for hire" cars on fixed routes.

Curiously enough, I am in receipt of a letter dated the 11th inst. from T. J. Holland of Upper Fairmount, Maryland, complaining that the Peninsula Rapid Transit Company itself has on several occasions deviated from its fixed route for the purpose of taking on passengers and commodities.

In my communication to the Commission of December 12th last, after holding that in my judgment Mr. O. B. Catlin was operating a motor vehicle on a fixed schedule or route between Fruitland and Salisbury, I concluded with the following words:

"I am informed, however, that the Commissioner of Motor Vehicles has reached the conclusion that any person who has paid a license fee for the

purpose of operating a passenger motor vehicle on a fixed route or schedule cannot be lawfully required to pay an additional license fee for holding out his vehicle for hire generally, without regard to time or direction during the intervals between his regular trips on his fixed route or schedule. In view of this conclusion of the Commissioner of Motor Vehicles, it occurs to me that as a matter of administrative comity, you might prefer not to have me inquire into its correctness."

Since writing these words I have never heard anything further from the Commission on the subject with which they dealt.

It is manifest to my mind from the facts stated above that to allow a motor vehicle licensed to run upon a fixed route to engage under the same license in "for hire" operations is likely to result in much ill feeling between the rival owners of motor vehicles and in many evasions or attempted evasions of the law.

It is a very difficult thing, I am sure you realize, to draw anything in the nature of a hard and fast line of demarcation between a motor vehicle engaged in genuinely "for hire" operations and one which assumes that character colorably only for the purpose of really encroaching upon fixed routes.

Chapters 610 and 714 of the Acts of 1916 respectively provide that each and every motor vehicle registered for the public transportation of passengers or merchandise respectively shall operate only on the route or schedule set forth in its application during the year for which its license was issued. Would it not be best to insist that such motor vehicles have no right at all without taking out a "for hire" license to engage in "for hire" operations?

It is provided by Chapters 610 and 714 of the Acts of 1916 above mentioned that every person owning or operating any motor vehicle on a fixed route or schedule in violation of any provisions of those Acts, or in violation of the rules and regulations of the Public Service Commission provided for in those Acts, shall be deemed guilty of a misdemeanor and upon conviction subject to a fine of not less than \$5 nor more than \$50 for the first offense and a fine of not less than \$10 nor more than \$100 for each second or subsequent offense; and by Chapter 687 of the Acts of 1916, page 1591, it is provided that the Commissioner of Motor Vehicles may, after due hearing, suspend or revoke an operator's license for any cause which he may deem sufficient.

These different provisions of law ought, I should say, be sufficient to enable the Peninsula Rapid Transit Company to obtain any redress that it may justly be entitled to in the premises.

Truly yours,

W. CABELL BRUCE, General Counsel. (294)

In the Matter of

Complaint of Peninsula Rapid Transit
Company

against

January 29, 1917.

O. B. CATLIN, Operating a motor vehicle illegally.

Public Service Commission of Maryland:

Gentlemen:

I have received your communication of the 26th inst., accompanied by a copy of the petition of the Peninsula Rapid Transit Company by Woodcock & Webb, its attorneys, against O. B. Catlin, Salisbury, Md., asking the Commission to forthwith apply to the Circuit Court of Wicomico County for an injunction to restrain Catlin from operating a motor vehicle over a fixed route under a "for hire" license, etc.

By Section 28 of the Public Service Commission law it is provided that whenever the Commission shall be of the opinion that a common carrier (and by Section 1½ of this law "the term carrier" is made to include all persons operating motor vehicles for public use in the conveyance of persons or property within the State) is doing anything contrary to or in violation of law or of any order of the Commission it shall direct the General Counsel to the Commission to commence a proceeding in the name of the Commission for the purpose of having such violation stopped by mandamus or injunction.

This language would seem to be broad enough to cover such a case as that presented by the petition of the Peninsula Rapid Transit Company and if the Commission will direct me to commence such a proceeding in the present case, I will see that this is done forthwith.

Truly yours,

W. CABELL BRUCE, General Counsel.

(295)

In the Matter of

Complaint of FRANK W. EMORY Against Condition of Frederick Road Station, P. B. & W. R. R. Co. and the Service of Accommodation Trains.

January 29, 1917.

Public Service Commission of Maryland:

Gentlemen:

I have received your communication of the 26th inst., accompanied by a copy of a letter dated the 25th inst. from Mr. Frank W. Emory, 327 St. Paul St., Baltimore, Md., to the Commission, alleging certain defaults on the part of the Philadelphia, Baltimore & Washington Railroad Company.

If the Frederick Road Station of this common cartier is as Mr. Emory states it to be, unduly contracted, poorly heated, imperfectly lighted and provided with a wholly inadequate and insanitary toilet for women, it is clearly a proper subject for the jurisdiction of the Commission, which, by the Public Service Commission Law, is given full authority over questions relating to the safety and adequacy of the service of common carriers.

So far as most of the other grievances brought forward by Mr. Emory are concerned, they seem to be limited to a series of transportation mishaps which all occurred on a single occasion when he was in transit from the city to his country home. These grievances, therefore, cannot be said, so far as the complaint of Mr. Emory goes, to be habitual or in consequence of a bad administrative practice or practices on the part of the common carrier, which is subject to the corrective powers of the Commission.

Mr. Emory does, however, make the following general statement as to conditions in connection with trains leaving the Frederick Road Station on the Philadelphia, Baltimore & Washington R. R. Co., which he declares obtained even before the pending work on Wilson Street Tunnel of the Railroad Company was begun: "Outgoing trains (accommodation) are always from eight minutes to one hour late in starting from Frederick Road Station, caused by express trains being run on accommodation schedule time and even after these delays they are sidetracked at Halethorpe to allow two or more express trains to pass (regardless of their conformity to schedule time)." This statement does manifestly imply continuous, habitual conduct on the part of the Railroad Company, resulting in vexatious inconvenience and discomfort, to say nothing more, to the passengers on such accommodation trains, but, unfortunately, the Court of Appeals of Maryland has recently held, in the case of N. C. Ry. Co. vs. Philip D. Laird. et al., 124 Md., 141, that whether accommodation trains should be sidetracked for the benefit of express trains or express trains for the benefit of accommodation trains, is a matter for the reasonable discretion of the

common carrier. This decision, to say the least, renders it very difficult for the Commission to bring the interference of express trains with accommodation trains, of which Mr. Emory complains, to an end.

Truly yours,

W. CABELL BRUCE, General Counsel.

(296)

In the Matter of

Complaint of Mr. Albert Rosenberg, with Respect to the Surrender Value of Unused Trip Coupons on the W. B. & A. Electric Railroad, Between Baltimore and Washington.

February 13, 1917.

Public Service Commission of Maryland:

Gentlemen:

I am in receipt of your letter of the 10th inst., relating to the two communications of the 4th and 5th inst., respectively, from Mr. Albert Rosenberg, 1220 W. Lanvale St., to the Commission.

With regard to his first communication, let me say that there is, in my judgment, no reason why a railroad or railway company in this State may not, if it chooses to do so, extend the period of time for which one of its reduced rate tickets is issued, in cases involving illness, war or other similar agencies which prevents a passenger from using the ticket within the time originally contemplated, but the opportunity to obtain such extensions must be open, without discrimination, to all members of the traveling public in substantially the same situation. Moreover, Section 15 of the Public Service Commission Law, touching tariff schedules, provides that the rate schedules prescribed by its terms shall include all privileges or facilities granted or allowed, and all rules and regulations which may in any wise change, affect or determine any part, or the aggregate, of the rates set forth in the schedules, or the value of the service rendered to the passenger.

In regard to the second communication from Mr. Rosenberg, let me say that as the Washington, Baltimore and Annapolis Electric Railroad Company has never filed with the Commission any regulation fixing the surrender value of coupons attached to its sixty-trip ticket between Baltimore and the City of Washington, and has, so far as I know, never adopted any such regulation, I cannot see that Mr. Rosenberg is entitled, from any point of view, to insist upon the redemption by the Railroad Company, at any surrender value price, of the fifty coupons of his sixty-trip ticket which remain unused. He bought and paid for and received a sixty-trip ticket. There

was no contract between him and the Railroad Company as to the redemption of any coupons that might not be used by him because of illness, or other untoward causes. The Railroad Company, I presume, is still prepared to transport him between Baltimore and Washington, or Washington and Baltimore, as often as he surrenders to it one of the unused coupons, unless his right to use the coupons has expired by the efflux of the time prescribed by the contract evidenced by them.

Under these circumstances, I cannot see what power the Commission has to make a contract between him and the Railroad Company, which he and the Railroad Company have never made between themselves.

Truly yours,

W. CABELL BRUCE, General Counsel.

(297)

February 15, 1917.

Public Service Commission of Maryland:

Gentlemen:

I have received your letter of the 14th inst., submitting to me a copy of a letter dated the 13th inst. from Mr. Edgar Allan Poe, to you, in which he asks you whether you have jurisdiction over the Mayor and City Council of Baltimore, in relation to water furnished by it, or capable of being furnished by it, to residents of Westport, in Baltimore County.

As you are doubtless aware, the municipality of Baltimore City has, for some years, supplied water to a considerable number of consumers residing at different suburban points in Baltimore County, beyond the limits of Baltimore City; and that it has the power to do this, under its municipal charter, would seem to be settled by the decision in the case of Baltimore City vs. Day, 89 Md., 551, 555.

The point submitted to you by Mr. Poe was, perhaps, suggested by Section 1½ of the Public Service Commission Law, which provides that every municipal corporation of Maryland engaged in the business of manufacturing and supplying, or supplying, gas or electricity, for other than municipal purposes, shall be subject, as other gas and electrical corporations are, to the provisions of the Public Service Commission law; and, by Section 42 of the Public Service Commission law, which declares that all provisions in it, in reference to gas corporations and electric corporations and other public service corporations mentioned in that section, so far as the same, or any of the same, may be practically, legally or necessarily applicable to water companies, shall have full application thereto.

In my judgment, however, the adoptive phraseology of Section 42 refers only to modal, or rather purely administrative regulations or arrangements which can, without violence of construction, be held to be equally as appropriate to water companies as to gas and electrical corporations. It would be giving an undue scope to this phraseology, I think, to impart to it the effect of subjecting municipal corporations of the State, including the Mayor and City Council of Baltimore, to the jurisdiction and authority of the Commission, in respect of any businesses in which they may engage outside of the ordinary exercise of their municipal functions, except the one business to which the language of Section 1½ is limited; that is to say, "the business of manufacturing and supplying, or supplying gas or electricity for other than municipal purposes." Properly construed, in my opinion, the intent of the Legislature, manifested in Section 1½, to extend the jurisdiction of the Commission to municipal corporations of the State is restricted to this one kind of municipal business.

Truly yours,

W. CABELL BRUCE, General Counsel.

(298)

In Re

Right of the Proprietor of the HOTEL AR-LINGTON, Centreville, Md., to Run Automobile Between His Hotel and the Station to Meet Prospective Guests.

February 24, 1917.

Public Service Commission of Maryland:

Gentlemen:

I have received your communication of the 21st inst., enclosing a copy of a letter, dated February 19th, from J. H. C. Legg, attorney at law of Centreville, Md., to you, which reads as follows:

"The proprietor of the Hotel Arlington here in this city would like to know if any one can prevent him from running a bus to meet the trains for his guests? Mr. Jerry Cahill and Mr. John F. Williamson run a jitney bus line to Easton and to Chestertown, respectively. Mr. Cahill told the proprietor the other day that he had the exclusive right to meet the trains and take passengers to his hotel, that no one else could do so. Is this correct?"

In my judgment, the Proprietor of the Hotel Arlington is not operating a motor vehicle "for public use in the conveyance of passengers or property within this State" within the meaning of Section 1½ of the Public Service

Commission Law, or within the meaning of the other laws of this State relating to motor vehicles used in the public transportation of passengers for hire. So, as far as the facts laid before me disclose, he is operating a motor bus simply as an incident to the management of his hotel. It is not held out by him as available for use by the public generally and is a mere secondary convenience for the portion of the general public which patronizes the hotel.

I reach therefore the conclusion that Mr. Cahill was mistaken when he told the Proprietor of the Hotel Arlington that he had the exclusive right to meet trains stopping at Centreville and to convey passengers alighting from them to that hotel.

Truly yours,

W. CABELL BRUCE, General Counsel.

(299)

In the Matter of

Complaint of Mr. HERBERT SHERIDAN,

against

February 28, 1917.

The TERMINAL WAREHOUSE Co., in the Matter of Filing Tariffs.

Public Service Commission of Maryland:

Gentlemen:

I have received your communication of the 28th inst., relating to a letter dated the 19th inst. from Herbert Sheridan, Traffic Manager of the Baltimore Chamber of Commerce, to the Commission, with respect to storage charges of the Terminal Warehouse Co.

If I did not make clear to Mr. Sheridan, in my letter to the Commission of December 10th last the limited extent to which, in my judgment, the Terminal Warehouse Co. is subject to the jurisdiction of the Commission, I am afraid that I should be unable to do so in another communication covering the same ground.

I then reached the conclusion that the Warehouse Company was subject to the authority of the Commission only with regard to hay, straw and other kindred commodities which it received and delivered at its warehouse as the agent of the Pennsylvania Railroad Company, in its character as the lessee of the Northern Central Railway Company; and that in this relation it was subject to the jurisdiction of the Commission only because in this relation it was not exercising its own primary function as a general

warehouseman, but was exercising, on behalf of the Pennsylvania Railroad Company as the lessee of the Northern Central Railway Company, a function of elevation which is incidental to the transportation of property or freight by a common carrier, subject to the authority of the Commission and therefore directly within the purview of Section 1 of the Public Service Commission Law, which declares that,

"The term 'transportation of property or freight' when used in this Act includes any service in connection with the receiving, delivering, elevation, transfer in transit, ventilation, refrigeration, icing, storage and handling of the property or freight transported."

Apart from some such dependent relationship of agency as the Warehouse Company sustains to the Pennsylvania Railroad Company in the matter of the storage of hay, straw and other kindred commodities, a warehouseman in Maryland is not subject, as to storage, or demurrage charges, or otherwise, to the authority of the Commission.

Commenting further upon the letter of Mr. Sheridan, let me say that the only "current storage tariffs" relating to commodities handled by the Terminal Warehouse Company that should be filed with the Commission are those relating to hay, straw and other kindred commodities, which the Warehouse Company handles as the agent of the Pennsylvania Railroad Company, in its capacity as the lessee of the Northern Central Railway Company. In my opinion, the "storage tariffs" relating to such hay, straw and other kindred commodities should be filed with the Commission by the Pennsylvania Railroad Company as the lessee of the Northern Central Railway Company, and not by the Warehouse Company.

Truly yours,

· W. CABELL BRUCE,

General Counsel.

(300)

In the Matter of

Complaint of JOHN FELTER, With Reference to Station Agent of the W. M. Ry. Co. Hauling Freight in Connection With His Duties as Station Agent.

March 8, 1917.

Public Service Commission of Maryland:

Gentlemen:

I have received your letter of the 6th inst., accompanied by a copy of a letter dated the 5th inst., from John Felter, of Arlington, Md., to you.

Mr. Felter inquires whether the Railroad Company has the right to employ a man as a Station Agent who is engaged in any other business, or has anything to do with the unloading and hauling of freight. I quote the exact words of the inquiry.

I know of no law depriving a Railroad Company of the right to employ anybody that it pleases as a Station Agent. Whether it is wise or unwise for it to employ as a Station Agent an individual who is engaged in some other business, including that of hauling freight from cars at the station where he serves as Station Agent, is a question solely for its own discretion and determination.

Truly yours,

W. CABELL BRUCE,

General Counsel.

(301)

In the Matter of

The Jurisdiction of the Commission Over a Proposed Motor Vehicle Line Between Harford County and Baltimore City, for the Transportation of Farm Produce Raised by the Stockholders of Said Proposed Company.

March 20, 1917.

Public Service Commission of Maryland:

Gentlemen:

I have received your letter of the 19th inst., submitting to me a copy of a letter dated the 16th inst., from Jacob A. Doxen, attorney at law, of Belair, Maryland, to you, asking you whether a certain corporation which is being formed in Harford County by a few farmers and business men for the purpose of transporting milk and other products of the farm produced by them to Baltimore City is subject to your jurisdiction.

No one but stockholders of the company, Mr. Doxen says, will be allowed to use the motor vehicle which the corporation proposes to operate for its charter purposes. The intent of the company, he further says, is to charge each stockholder a certain freight rate for goods shipped or received by him, through the agency of the motor vehicle mentioned, and at the end of the year to divide among all its stockholders whatever surplus may be left over from the operations of the company, after defraying its operating expenses.

In my judgment, such a corporation as this, when formed, would not be subject to the jurisdiction of the Commission.

The business that is expected to be conducted by it would be a mere private, co-operative venture carried on solely for the mutual benefit of its stockholders. It would not be a common carrier operating a motor vehicle "for public use in the conveyance of property within this State" within the meaning of Section 1½ of the Public Service Commission Law; nor would it be the "owner of a motor vehicle to be used in the public transportation of merchandise or freight" within the meaning of Chapter 714, of the Acts of 1916, which regulates license fees and the operation of motor vehicles used in the public transportation of merchandise over certain kinds of highways in this State.

Truly yours,

W. CABELL BRUCE,

General Counsel.

(302)

In the Matter of

Attempted Lease Between the SANDY SPRING RAILWAY Co. and the KENSINGTON RAIL-WAY Co.

March 21, 1917.

Public Service Commission of Maryland:

Gentlemen:

I received your letter of the 16th inst., in which you ask me various questions arising out of the relations between the Kensington Railway Company and the Sandy Spring Railway Company.

The latter company I find was originally known as the Montgomery Electric Light and Railway Company of Montgomery County, and was, in its inception, authorized by the Legislature to operate an electric railway between the Station of the Capitol Traction Company, at Cherry (sic) Chase Lake, in Montgomery County, and Sandy Springs, via Kensington, Wheaton Post Office and Olney, with such laterals, or branches within Montgomery County as it might deem advantageous to acquire, hold or manage. By Chapter 154, of the Acts of 1906, the name of the Corporation was changed to that of the Sandy Springs Railway Company, and it was authorized to maintain a railroad, propelled by electricity, or such other power as the Board of Directors might determine, from Sandy Springs to Elkridge, or Ellicott City.

In my opinion, the verbal understanding by which the directors of the Sandy Springs Railway Company undertook, on or about May 1, 1908, to lease the property of that Railway Company to the Kensington Railway Company, and by which the directors of the latter company undertook to accept the lease, is entirely incapable of legal enforcement. It was never

reduced to writing, and submitted to the stockholders of the two companies for their approval, as required by Section 284 of Article 23 of the Public General Laws of Maryland, which, in my judgment, is applicable to electric as well as steam railroads. (Oler vs. B. & R. R. R., 41 Md. 583-589.) For the same reason, in my opinion, a lease capable of enforcement cannot be deduced from the resolutions adopted by the respective directors of the two companies on June 25, 1912. The lease contemplated by these resolutions has likewise never been reduced to writing, or approved by the respective stockholders of the two companies.

In reaching the above conclusions, I am not to be taken as saying that a Court of Equity would not protect any official acts heretofore done, or any individual rights heretofore acquired, in good faith, under the verbal agreement of May 1, 1908, above mentioned, or the corporate resolutions of June 25, 1912, above mentioned. All I mean to say is, that in my opinion, the two companies have no power under the laws of this State to continue to sustain the relations of lessor and lessee to each other without reducing the lease by which these relations are attempted to be evidenced to writing, and obtaining the approval of their respective stockholders, as required by Section 284, of Article 23 of the Public General Laws of Maryland, and the approval of the Public Service Commission as well, as required by Section 26 of the Public Service Commission Law. Should the two companies endeavor to do so they could be enjoined from doing so at the instance of the Public Service Commission, pursuant to the provisions of Section 22 of the Public Service Commission Law.

Answering your other questions, let me say that it is not necessary, in my opinion, for the Sandy Springs Railway Company to apply to the Commission for an order approving the exercise of the franchise granted to it by the General Assembly of Maryland. This franchise was conferred upon it, as we have seen, long before the passage of the Public Service Commission Law, and it would seem to have been exercised at least as far back as May 1, 1908, when the two companies entered into the verbal lease of that date. Section 26 of the Public Service Commission Law which requires the approval of the commission before a common carrier exercises any franchise or right has, by its express terms, no application to a franchise lawfully exercised before the passage of the Public Service Commission Law.

I do think, however, that it is necessary for the Sandy Springs Railway Company to obtain an order from the Commission ratifying the issuance of the bonds amounting to \$7,000.00 at par which were delivered to R. H. Phillips to reimburse him for sums expended by him on behalf of the company: or approving the issuance of any part of the residue of the \$50,000.00 of bonds which now remain unissued in the hands of the treasurer of the Railway Company. The \$7,000.00 of bonds just mentioned were not issued by the treasurer of the company until after the passage of the Public Service Commission Law and the residue of bonds just mentioned have, as I have said, not been issued at all. It is true that Section 27 of the Public Service Commission Law declares that its provisions requiring the issue of

bonds by common carriers to be approved by the Commission shall not apply to the lawful issue of bonds before the time when the law became a law, but neither the \$7,000.00 of bonds just mentioned nor the residue of bonds just mentioned fall within this excepted category. At the time of the passage of the Public Service Commission Law on April 5, 1910, they were, to use the ordinary expression, mere treasury bonds; that is to say, bonds in the hands of the Sandy Springs Railway Company, as represented by its treasurer, unissued.

Truly yours,

W. CABELL BRUCE,

General Counsel.

(303)

Opinion as to Whether Truck Operated to Deliver Milk and Cream to the Creamery of the MARYLAND ICE CREAM COMPANY Should Be Considered as a Common Carrier.

May 1, 1917.

Public Service Commission of Maryland:

Gentlemen:

I have received your letter of the 30th ult., with the accompanying copy of a letter from the Maryland Ice Cream Company, to you, dated the 27th ult.

In my opinion the farmer mentioned in the latter letter cannot, under the circumstances, be justly considered a common carrier.

He owns a truck, is a patron of the Maryland Ice Cream Company and with his truck hauls milk produced on his own farm and also milk produced by his neighbors to the creamery of the Maryland Ice Cream Company: and for the transportation services rendered by him in these particulars the Maryland Ice Cream Company pays him a per diem. Under the arrangement, the Maryland Ice Cream Company pays ten cents per hundred pounds less to the owner of the truck than it would pay for the carriage of the milk if hauled to the creamery by the individual producers.

Under these conditions, the owner of the truck is not, in my judgment, a common carrier. It would seem to be simply hired by the Maryland Ice Cream Company to transport to it from the country the milk, or a part of the milk, which it requires for its creamery business. The fact that he himself is one of the producers of the milk transported is immaterial.

Truly yours,

W. CABELL BRUCE,

General Counsel.

(304)

In the Matter of

The Extent of the Jurisdiction of the Pub-Lic Service Commission Over Proposed State Ferry, Between Claiborne and Annapolis.

May 5, 1917.

Public Service Commission of Maryland:

Gentlemen:

I have received your letter of the 4th inst., which was accompanied by a letter of the same date from Wm. H. Killian, a member of the Conservation Commission of Maryland, to you, asking for certain information with regard to the policy that you would pursue in relation to the proposed State Ferry between Claiborne and Annapolis.

By Chapter 708, of the Acts of 1916, the State Roads Commission was authorized and directed, in their discretion, to provide a suitable steamer, or steamers, to connect the town of Claiborne with the City of Annapolis, or some adjoining suburb; such steamer, or steamers, to have ample deck room for the transportation of passengers and automobiles and other vehicles, and to provide wharf facilities at each terminal, and to make such trips across the Bay as might be justified, and to charge such rates therefore as might be established by the Public Service Commission.

The Public Service Commission, I hardly need say, would have no jurisdiction or authority over the proposed ferry, except such as this Act confers. The ferry would be established and operated by the State Roads Commission, which is an administrative agency of the State of Maryland of equal dignity with the Public Service Commission itself. I see no reason, however, why it was not competent for the Legislature to delegate to the Public Service Commission the function of establishing the rates to be charged for the ferriage; and the power which it has conferred upon the Public Service Commission to do this would, in my judgment, include the power, to use the language of Section 15 of the Public Service Commission Law, to classify passengers, freight or property to be ferried; to fix storage and other incidental charges; to define the privileges or facilities attendant upon the transportation and to prescribe all rules or regulations which might in any wise change or affect or determine any part, or the aggregate, of the ferriage rates, fares and charges, or the value of the service to be rendered to the passenger, shipper or consignee.

Truly yours,

(305)

In the Matter of

Queries on the Part of the HARPERS FERRY ELECTRIC LIGHT & POWER COMPANY, with Reference to Connecting With Defective Interior Wiring.

May 5, 1917.

Public Service Commission of Maryland:

Gentlemen:

I reply to your letter of the 3rd inst., which was accompanied by a copy of a letter, dated the 2nd inst., from the Harpers Ferry Electric Light and Power Company to you. In the latter letter the Electric Light and Power Company ask you, whether it has the right to refuse to connect up houses or stores or any electric service when the inside wiring is defective, or old and in bad condition. The Company also asks whether it has the right to refuse to connect up new service where it knows the wiring is not right. I quote the exact words in which these several inquiries are made of you.

In my opinion, an affirmative answer should be returned to each of the inquiries. Taking into account the extent to which loss of life and property is occasioned throughout the country by defective electric wiring, it is not only the right, but it is the duty of the Harpers Ferry Electric Light and Power Company to refuse to connect up its service with defective house wiring, old or new.

The letter of the Electric Light and Power Company further asks whether it is liable in any manner for any damage caused by defective house wiring where it has service installed and does not know of the defects. The inquiry involves merely a question of individual prudence which turns upon legal considerations, as to which, it seems to me, it is beyond the proper scope of the obligation of the Commission to give advice to the citizen.

Truly yours,

(306)

In Re

Jurisdiction of COMMISSION Over Automobile Trucks Operating Over State Roads.

May 17, 1917.

Public Service Commission of Maryland:

Gentlemen:

I reply to your communication of the 7th inst., which was accompanied by a copy of a letter from F. H. Zouck, Chairman of the State Roads Commission, to you, dated the 7th inst., copy of a letter from Austin F. Shure, Inspecting Engineer of the State Roads Commission, to Mr. Zouck, Chairman, dated the 7th inst., and a copy of a letter from Mr. Zouck, Chairman, to Osborne I. Yellott, attorney-at-law, dated March 23rd, 1917.

The gist of the complaint made by Mr. Zouck is, that the State Roads Commission has imposed certain limitations of carriage weight per inch of tire surface on motor trucks used in the public transportation of merchandise or freight operating over roads under jurisdiction of the State Roads Commission; and that G. E. Biddison, who runs a motor truck line between Baltimore and Belair, is persistently, if not defiantly, disregarding these limitations, and has thereby subjected himself to the authority with which the Public Service Commission is clothed by law, under certain circumstances, to revoke permits granted to the owners of such motor trucks.

By Section 32-Y, of Chapter 501 of the Acts of 1910 (now contained in Section 65, of Article 91 of Bagby's Annotated Code of Maryland), it is provided that it shall be lawful for the State Roads Commission to make and enforce, from time to time, such regulations and orders as it may deem necessary for the preservation of State Roads, and in that connection to regulate the use of the same by traction engines, wagons, sleds, and such other vehicles or conveyances as by such use produce more than an ordinary amount of wear and tear thereon.

It is, as I understand the complaint of Mr. Zouck, pursuant to these provisions that the State Roads Commission has prescribed the limitations of carriage weight per inch of tire surface upon motor trucks which G. E. Biddison is violating.

Under the provisions of Section 4, of Chapter 714, of the Acts of 1916, such a motor truck cannot be lawfully operated upon a State Road until the owner first obtains a permit to operate from the Public Service Commission; and the same Section authorizes the Public Service Commission to make such rules and regulations as it may deem necessary to govern the control and operation of such motor trucks, and to enforce the same by such penalties or forfeiture as it may prescribe, including the revocation of permits. Exercising the authority conferred upon it by this Section, the Public Service Commission by its Order No. 3022, passed on September 14, 1916,

promulgated, among other rules and regulations relating to automobile traffic, rule 22, which reads as follows:

"It shall be unlawful for the operator of any motor vehicle engaged in public transportation to operate the same recklessly, in an unsafe manner, or in disregard of the public general laws governing the operation of motor vehicles in this State. A persistent or flagrant violation of this rule or of duly prescribed street traffic regulations shall be sufficient ground for an order of the Commission annulling the permit to operate any such motor vehicle in public transportation."

Under the legal conditions above set forth, I am of the opinion that the Public Service Commission has jurisdiction and authority to entertain the complaint of Mr. Zouck, as Chairman of the State Roads Commission, above mentioned.

Truly yours,

W. CABELL BRUCE,

General Counsel.

(307)

In Re

The Jurisdiction of the Commission in the Matter of Regulating Grade Crossings Over Railroads. May 17, 1917.

Public Service Commission of Maryland:

Gentlemen:

I enclose herewith a letter to me, as General Counsel, from J. G. Holden, Esq., Mayor of Hyattsville, dated the 5th inst. The letter asks me to render an opinion as to whether or not the Public Service Commission has full power to abolish, if in their judgment they deem it expedient to do so. a railroad grade crossing.

Since the creation of the Commission I have always advised the Commission to insist that it has the power, under the provisions of the Public Service Commission Law, especially Section 23, to abolish railroad grade crossings; and my opinion in this respect is strengthened by a recent decision of the Court of Appeals in the case of Hyattsville vs. W. & G. R. R. Co., 122 Md., 660, 675.

Truly yours,

W. CABELL BRUCE.

General Counsel.

(308)

In the Matter of

The Removal of Grade Crossings, Percentage of Grades to the Bridge Approaches, and the Maintenance of Bridges Over Railroads or Railways in Montgomery County—and the question of conflict between the Board of County Commissioners of Montgomery County and the Public Service Commission.

May 23, 1917.

Public Service Commission of Maryland:

Gentlemen:

I reply to your letter of the 18th inst., which was accompanied by a copy of a letter from Bowie F. Waters, Counsel to the Board of County Commissioners of Montgomery County, to you, dated the 15th inst.; and also a copy of a resolution of the County Commissioners of Montgomery County in relation to bridges and grade crossings over railroad and railway tracks.

Answering the inquiries by Mr. Waters I will say that the Commission has no jurisdiction over bridges which carry public highways over railroad or railway tracks, or the approaches to such bridges, or over grade crossings of railroad or railway tracks on public highways, except so far as the existence or maintenance of such bridges, or bridge approaches, or grade crossings gives rise to conditions prejudicial to the safety or adequacy of the service which is due from railroad or railway companies to the passengers or freight transported by them.

The Commission has no authority to pass any order relating to such bridges, or bridge approaches, or grade crossings for the purpose of rendering them safer or more commodious of use for pedestrians or owners of ordinary roadway vehicles using such bridges, bridge approaches or grade crossings. Its duty is merely to see that railroad and railway companies render safe and adequate service to passengers or property in course of transportation by them.

I can conceive of no case in which the condition of a bridge approach could well have any real bearing upon the safety or adequacy of such service, though I do not mean to say that I may not have overlooked special conditions capable of producing such a possibility; nor can I see how a bridge over-hanging railroad or railway tracks could well affect the safety or adequacy of the service rendered by a railroad or railway company to its patrons, unless in such a state of disrepair or decay, or so slightly elevated above the level of the railroad or railway tracks as to constitute a menace to passengers or property in transit on the cars of the railroad or railway

company, or to the trainmen or cars by which the transportation of these passengers or property is being effected.

In my judgment, the correctness of these conclusions is not at all affected by the provisions of Chapter 109, of the Acts of 1912, relating to the powers of the County Commissioners of Montgomery County over highways and bridges.

Nor, in my judgment, is the jurisdiction of the Commission, in relation to franchises or rights conferred upon any railroad or railway company by any provisions of the railroad law, or any other law, impaired by the provisions of Chapter 109, of the Acts of 1912, conferring additional powers and duties upon the County Commissioners of Montgomery County in granting franchises or rights in relation to highways, avenue, streets, lanes and alleys.

I have always advised the Commission to insist that, under the provisions of the Public Service Commission Law, especially Sec. 23 of that Law empowering it to order changes in tracks, etc., with a view to safety and adequacy of railroad or railway transportation services, it has the right to abolish or modify grade crossings; and the considerations which have induced me to do this have been strengthened by the decision of the Court of Appeals in the recent case of Hyattsville vs. W. W. & G. R. R. Co., 122 Md., 660, 675. This advice has been followed by the Commission in at least one notable instance, that of the former grade crossing at Elkridge.

So far as franchises or rights in the public highways are concerned, it is a matter of very frequent occurrence for the Commission to approve such franchises or rights after they have been granted by Boards of County Commissioners, the Mayor and City Council of Baltimore, or other municipal corporations of the State, and it reserves the right to disapprove in such cases when it deems proper. (Public Service Commission Law, Sec. 26.) In instances of this kind the Commission declines jurisdiction until action has been taken by the local authority, and then, in asserting its jurisdiction, it accords to the conclusions of the local authority the high degree of deference to which it is justly entitled under the circumstances.

I conclude, therefore, that even as respects franchises or rights in the public highways there is no conflict between the authority conferred upon the Board of County Commissioners of Montgomery County by Chapter 109, of the Acts of 1912, or any other law, so far as I am aware, and the authority conferred upon the Public Service Commission by the Public Service Commission Law. The legislation by which the authority of these two bodies is respectively bestowed is in pari materia.

Notwithstanding what I have said above, I will assume that Mr. Waters is familiar with the general provisions of the Public Service Commission Law by which the Commission is given general supervision over the manner in which railroad or railway lines are operated, not only with respect to the adequacy, security and accommodation afforded by their service, but also with respect to their compliance with all provisions of law, orders of the Commission and charter requirements, and is authorized to obtain the writ of mandamus or injunction from the courts, or to collect penalties

through their agency, where common carriers fail, or omit, or are about to fail or omit, to do anything required of them by law or by order of the Commission, or are doing anything, or about to do anything, or are permitting anything, or are about to permit anything, to be done contrary to, or in violation of, law or of any order of the Commission. (Sections 20 and 28.) Under these provisions the Board of County Commissioners of Montgoniery County could, of course, in any proper case arising in connection with its highways, or franchises, or rights in them, apply to the Public Service Commission for redress, but it is hardly necessary for me to say that no matter how flagrant a violation of a provision of law, or a charter requirement, by a railroad or railway company may be, the Commission has no authority to entertain a complaint with respect to it unless the act complained of is germane to some branch of the special statutory jurisdiction conferred upon it by the Public Service Commission Law.

Truly yours,

W. CABELL BRUCE, General Counsel.

(309)

In Re

The Failure of the B. & O. R. R. Co. to Maintain a Watchman at R. R. Crossing Below Doubs Station, and the right of the Commission to Require Same to Be Done.

June 18, 1917.

Public Service Commission of Maryland: Gentlemen:

I reply to your communication of the 13th inst., which was accompanied by a copy of a letter, dated the 12th inst., from D. Princeton Buckey, attorney, stating that he had been instructed by the County Commissioners of Frederick County to call your attention to the fact that the B. & O. R. R. Company has been violating the provisions of Chapter 527, of the Acts of 1908, requiring it to maintain a watchman at the crossing one-fourth of a mile below its station at Doubs, in Frederick County.

The Railroad Company has doubtless ignored the Act in question, because the Act of 1908, Chapter 398, which directed the same company to erect and maintain safety gates with flagmen at two designated crossings of its tracks in Prince Georges County was held by the Court of Appeals to be unconstitutional and void, as being a special law for a case for which provision had been made by an existing general law. (Constitution of Maryland, Art. 3, Sec. 33).

The general law to which the Court referred in this case is Sec. 283, of Article 23 of the Code of Public General Laws of Maryland of 1904, now embodied in Sec. 303, of Art. 23, of Bagby's Annotated Code of Maryland, page 672. The case to which I refer is the case of Prince George County vs. B. & O. R. R. Co., 113 Md., 179, 183.

The General Law to which the Court alluded conferred upon the County Commissioners of the different counties of the State the power to require railroad companies to safe-guard railroad crossings with flagmen, electric alarm bells or safety gates.

Where special concurrent authority exists in some other administrative agency of the State, or in some munnicipality created by the State, it has always been the policy of the Commission to hold its hand until an appeal for redress had been first made to such administrative agency; and until I am informed that the Commission desires to depart from this rule of comity in the present case, I shall assume that it is still in force.

Truly yours,

W. CABELL BRUCE,

General Counsel.

(310)

Application of FREDERICK H. SNYDER to Operate a Passenger Motor Vehicle Between Hagerstown and Clear Spring Station, Md.

June 18, 1917.

Public Service Commission of Maryland:

Gentlemen:

I received your communication of the 15th inst., accompanied by a copy of a letter, dated the 14th inst., from J. O. Snyder to you.

This letter, together with your communication, submits to me the question as to whether Frederick H. Snyder is entitled to apply to the Commission for a permit to operate a motor car for the transportation of passengers for hire between Hagerstown and Clear Spring.

In my opinion he is. It is true that his principal vocation is not that of a motor car operator. He is a Station Agent at Clear Spring and takes passengers on his car, for hire, only when he is in transit in the morning from Hagerstown, where he lives, to Clear Spring, where he discharges his duties as Station Agent, and when he is in transit from Clear Spring to Hagerstown in the afternoon or evening, when his duties at Clear Spring are at an end. But the merely secondary nature of his avocation as a motor car operator is, in my judgment, immaterial for the purposes of the inquiry submitted to me. The real question involved in this inquiry is

whether he runs his car, when he does run it, on a fixed route and a fixed schedule. As respects this question, it matters not whether he runs two or three times a day, or four or five times a day, between Hagerstown and Clear Spring, or only once a day on a round trip, or whether he publishes his schedule in any formal manner or not. The significant facts are that he pursues the avocation of a motor car operator for hire, as well as his vocation as Station Agent at Clear Spring; operates his car (if I am not misinformed) over a State or a State-aided road and does so under such systematic and regularly recurring circumstances, on the whole, as to apprise the public of the hour at which he leaves Hagerstown in the morning and the hour at which he leaves Clear Spring in the afternoon or evening almost as effectively as if his movements were published in the form of a printed schedule.

If, therefor, Mr. Snyder is willing to do so, I see no legal reason why he should not obtain a permit from the Public Service Commission to transport passengers for hire, provided he is prepared to pay to the Commissioner of Motor Vehicles the fees required by law of persons engaged in the business of operating motor vehicles for the transportation of passengers for hire over a fixed route, or on a fixed schedule, along a State or State aided highway or highways. Of course, I am not expressing any opinion as to the wisdom or expediency of a permit being issued to Mr. Snyder under all the circumstances of the case. That question is for the Commission, aided by the report of Mr. Duer, its Transportation Expert, and not for me.

Truly yours,

W. CABELL BRUCE,
General Counsel.

(311)

In Re

MAYOR and CITY COUNCIL OF CUMBERLAND, et al.,

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June 26, 1917.

vs.

Case No. 1313.

WEST VIRGINIA AND MARYLAND GAS Co., of Maryland, et al.

Public Service Commission of Maryland:

Gentlemen:

I reply to your communication of April 2nd, in which you ask me for my opinion as to the jurisdiction of the Commission in the matter of the complaint of the Mayor and City Council of Cumberland, the County Commissioners of Allegany County, the Mayor and Councilmen of Frostburg, the Mayor and Councilmen of Lonaconing and the Mayor and Commissioners of Westernport, vs. the West Virginia and Maryland Gas Company of Maryland, the West Virginia and Maryland Gas Company of West Virginia and the Northern Natural Gas Company (case No. 1313).

The circumstances under which this complaint originates are these: The West Virginia and Maryland Gas Company of Maryland and the Northern Natural Gas Company, both Maryland Corporations, are subsidiaries of the West Virginia and Maryland Gas Company, a West Virginia Corporation, and are engaged in the business of distributing to consumers at different points in Western Maryland natural gas which they receive from the West Virginia and Maryland Gas Company in West Virginia, and pipe across the boundary line, between West Virginia and Maryland to the points in Western Maryland where it is distributed. They have recently filed with the Commission a schedule of the rates which they propose to charge for this gas; and the filing of this schedule has been followed by the complaint in this case, in which the complainants allege that the proposed rates are unjust and unreasonable; and that the gas furnished by the two distributing companies is of low and inadequate pressure, and is inaccurately metered; and in which they pray that the reasonableness of the proposed rates and the shortcomings of the existing service be investigated by the Commission; and that such orders be passed by it "as will relieve the situation and insure an adequate supply of natural gas in the future"; and that other and secondary relief be granted to the complainants.

Since the receipt of the communication from the Commission, above acknowledged, a lengthy and able brief has been filed with me by Messrs. Piper, Carey and Hall, attorneys for the respondent companies, in which they reach the conclusion, after citing numerous decisions of the Supreme Court of the United States and other courts, that the State of Maryland has no authority to regulate rates affecting the sale of an article of interstate commerce, such as the natural gas distributed in this case is claimed to be; nor any authority to regulate the service rendered by a corporation in distributing such an article; and that, even if it had, it would be expressly restrained in the exercise of such authority in this case by the terms of Section 53 of the Public Service Commission Law of Maryland, which provides as follows:

"Nothing in this Act contained shall be deemed or construed to apply to or operate upon interstate or foreign commerce."

It is obvious that if an order of the Commission, regulating the proposed rates or the service mentioned, did not apply to or operate upon the commodity except after it had ceased to be an article of interstate commerce, it would not be obnoxious to this proviso; though it would be if the contrary were true. That natural gas may be a subject of interstate, as well as intrastate, commerce; that as a subject of interstate commerce

it is national in character and admits only of one uniform system or plan of regulation; that under such circumstances the power of Congress to regulate is exclusive and its failure to regulate indicates its will that the commodity shall be left free from any restrictions or impositions by the States, all this I will assume to be true, as contended for by the respondent companies in this case; though I am not to be taken as admitting, except for the purposes of this case, that it might not be forcefully argued, to say the least, that the service rendered and the rates proposed to be charged by them are matters of a local nature, which should not go altogether uncontrolled, or impose only an indirect and incidental burden upon interstate commerce; and are therefore subject to regulation by the State of Maryland, so long as Congress remains silent.

The Minnesota Rate Cases, 230 U.S., 399 et seq.

But there still remains the question whether, under the special circumstances of this case, the service rendered and the rates proposed to be charged by the respondent companies are not a service rendered and rates to be charged after the commodity, to which they relate, has ceased to be an article of interstate commerce and has become intermingled with the whole mass of property in the State of Maryland which is undeniably subject to its sovereignty. It should be borne in mind that the gas corporations subject to the jurisdiction of the Commission are not only such corporations as own, operate, manage or control any plant or property for manufacturing and distributing and selling illuminating gas (natural or artificial or manufactured and wheresoever or howsoever derived or obtained) for light, heat, fuel or power, or for any public use whatsoever, but also such corporations as only sell or distribute such gas. (Public Service Commission Law, Section 1.) The respondent companies in this case are Maryland corporations, readily amenable to the process of our courts, and they not only receive gas from the West Virginia and Maryland Gas Company and transport it to points in Maryland, but, after it has been thus transported, they sell and distribute it to many consumers in Maryland. When thus sold and distributed, after being transported through and stored in the pipes of the respondent companies, does it not take on the character of a domestic commodity as fully subject to the control of the police power of the State of Maryland as any commodity that originates within its own limits? And are difficulties that the Commission might experience in investigating the fields of supply in West Virginia, from which it is obtained, or the conditions that surround its reception from the West Virginia and Maryland Gas Company in West Virginia, or its transmission to the boundary line between that State and Maryland, anything but limitations upon the powers of the Commission, which may curtail their practical efficacy but do not affect their legal standing?

In my judgment, these questions are too grave to allow me to advise the Commission to decline jurisdiction over the complaint in this case, even though I were to agree with the conclusions reached by Messrs. Piper, Carey and Hall upon the other legal points involved in it. The proper course for the Commission to pursue, under the circumstances, I think, is to insist that it has due authority to entertain jurisdiction over the complaint and to remit the respondent companies to the right they will have, in case the controversy is decided adversely to them upon its merits, to apply to the courts for redress.

In thus counselling the Commission, I have been influenced to a considerable degree, by the leading case of Brown vs. Houston, 114 U. S., 622, where the Court, after reasserting the general principles upon which the respondent companies rely in this case, decided that coal mined in Pennsylvania and sent by water to New Orleans and sold in the open market, on account of the owners in Pennsylvania, became intermingled on arrival with the general property in the State of Louisiana and was subject to taxes under the general laws of that State: although it was after arrival sold from the vessel on which the transportation was made and without being landed and for the purpose of being taken out of the country on a vessel bound to a foreign port. This decision was reaffirmed in Pittsburg and Southern Coal Company vs. Bates, 156 U. S., 577.

Truly yours,

W. CABELL BRUCE,

General Counsel.

(312)

In the Matter of

The SAVAGE MANUFACTURING COMPANY, Supplying Electric Current to Its Employees and Two Other Families, and Whether This Company Is An Electrical Corporation Within the Meaning of the Public Service Commission Law.

June 28, 1917.

Public Service Commission of Maryland:

Gentlemen:

I hereby acknowledge the receipt of your communication of the 26th inst., in which you ask me whether, in my opinion, the Savage Manufacturing Company is, under the special circumstances set forth in the correspondence accompanying your communication, an electrical corporation in the sense of the Public Service Commission Law of Maryland.

In my judgment it is not. The correspondence just referred to satisfies me that the current which the company is supplying to its own employees and to two families that are not on its wage list is supplied under such special and limited conditions as to negative the idea that it is being supplied in the exercise of a public franchise.

Truly yours,

(313)

In the Matter of

Electric Rates Filed by the EASTON UTILI-TIES COMMISSION. July 26, 1917.

Public Service Commission of Maryland:

Gentlemen:

I reply to your communication of the 25th inst., enclosing me a copy of a letter of even date to you from the Rate Clerk of the Commission, in regard to a certain electric rate schedule recently filed with the Commission by the Easton Utilities Commission of the Town of Easton.

The letter of the Rate Clerk brings to the attention of the Commission the fact that the Utilities Commission attempts to draw a distinction between the rates strictly speaking, which form a part of the tariff schedule in question, and the rules and regulations associated therewith in the same schedule.

Chapter 263, of the Acts of 1914, it says, provides that the Utilities Commission shall have the power "to make such rules and regulations for the management of the various utilities under their charge and for their own government as they may deem proper"; though the power of the Utilities Commission to fix and revise rates is, by the same Act, expressly made subject to the approval by formal resolution of the Mayor and Council of Easton.

In my opinion, the rules and regulations for the management of the various utilities under the charge of the Utilities Commission, which are left to its absolute control, are not such rules and regulations as those which are associated with the rates set forth in the schedule in question. The former rules and regulations are such as may be prescribed by the Utilities Commission for the government of the various utilities subject to its authority, in their larger administrative aspects. The latter rules and regulations are such as are so intimately interwoven with the rates themselves as to be integral parts of these rates. Considered in connection with them the pecuniary terms in which the rates are expressed may be one thing; considered apart from them these pecuniary terms may be quite a different thing. In other words, in many essential respects such rules and regulations frequently explain or qualify the naked pecuniary significance of rates strictly speaking.

The kinship between rates and such rules and regulations as often accompany them is recognized by Section 15 of the Public Service Commission Law, which requires tariff schedules to set forth not only rates, fares and charges, but also all rules and regulations which may in any wise change, affect or determine any part or the aggregate of such rates, fares and charges.

It seems to me, therefore, that the Public Service Commission should reject the schedule filed with it by the Easton Utilities Commission in toto; that is to say, both the rates and the rules and regulations associated with them, and notify the Easton Utilities Commission that both rates and rules and regulations require the approval of the Mayor and Council of Easton.

Truly yours,

W. CABELL BRUCE, General Counsel.

(314)

In Re

Power of COMMISSION to Accept Tariff Schedule Pertaining to the Price of Mazda Lamps from the CONSOLIDATED GAS ELEC-TRIC LIGHT & POWER CO.

July 27, 1917.

Public Service Commission of Maryland:

Gentlemen:

I received your communication of the 26th inst., accompanied by a copy of a letter, dated the 25th inst., from your Rate Clerk to you, asking what disposition he should make of supplement No. 8 to Electric Rate Schedule, P. S. C. Md. E.-4 of the Consolidated Gas Electric Light & Power Company.

Mr. Harper states that the only effect of this supplement is to change certain of the prices heretofore charged for Mazda electric lamps; and to eliminate from the schedule in question certain types of lamps which are no longer supplied by the Company.

Referring to my conversation this morning with Mr. Timanus, I beg leave to say that my advice to the Commission is to receive and file the supplement without exacting the full notice of thirty days required by Circular No. 8-A of the Commission.

Truly yours,

(315)

In the Matter of

The Jurisdiction of the Commission Over Terms of Franchises Granted Prior to the Passage of the Public Service Commission Law.

August 22, 1917.

Public Service Commission of Maryland:

Gentlemen:

During my recent absence from the City Mr. Yellott, my assistant, received a letter from Benjamin A. Johnson, the City Solicitor of Salisbury. Md., asking him for his opinion as to whether the condition annexed by a municipal corporation to the grant of a franchise in one of its streets to a gas company, that the grantee should not charge gas consumers in the town a sum in excess of a certain rate per thousand cubic feet of gas, was affected by the enactment of Chapter 108 of the Acts of the General Assembly of Maryland of the year 1910, commonly known as the Public Service Commission Law.

Mr. Johnson's letter has been referred to me by Mr. Yellott and I reply to it in my usual way through you.

In the case of Simons Sons Co. vs. The Maryland Telephone and Telegraph Company, 99 Md., 141. it was held that the Mayor and City Council of Baltimore had due power to condition the grant of a franchise in its highways to a telephone company upon a fixed rate for telephone service enforceable as a matter of contract. The decision in this case, however, was rendered in 1904: that is to say, before the passage of the Public Service Commission Law, and did not involve the question as to whether the Legislature had the power to alter or repeal such conditions inasmuch as the statute in that case fixing the maximum rates for the grounded telephone service was attended by provisions allowing entire freedom of contract as to rates between telephone companies and their patrons as respects other kinds of telephone service than the grounded service.

In the case of Gregg vs. Laird, et al., comprising the Public Service Commission, 121 Md., 1, it was held that Section 31½ of the Public Service Commission Law, by express terms, repeals all prior Acts or parts of Acts that prescribe or limit the price at which any gas corporation or electric corporation or any other corporation, subject to the Act, may furnish or sell its gas, etc., or other product or utility.

And in the case of Yeatman vs. Towers, et al., constituting the Public Service Commission, it was decided by the Court of Appeals on June 24, 1915, that an order of the Public Service Commission regulating the rates of a Water Company had the effect of abrogating a contract between a private individual and the predecessor in title of the Water Company for a special water rate, entered into prior to the enactment of the Public Service

Commission Law. Contracts even as between individuals (the Court said), when entered into are necessarily subject to the control of the police power of the State whenever such contracts relate to matters which are or may be subject to the exercise of powers conferred upon the Public Service Commission by the Public Service Commission Law. (P. 518.) And, in the course of the same opinion, the Court quoted, with approval, the language of the Supreme Court of the United States in Manigault vs. Spring, 199 U. S., 472. "This power, which in its various ramifications is known as the police power, is the exercise of the sovereign right of the Government to protect the lives, health, morals, comfort and general welfare of the people and is paramount to any rights under contracts by individuals." The leading case upon this subject is that of the L. & N. R. R. Co. vs. Mottley, 219 U.S., 467. In that case the R. R. Co., in consideration of the release by Mottley and wife of all claims for damages for injuries received by them in a collision. agreed to issue annual free passages to them on its main and branch railroads. This promise the R. R. Co. complied with from year to year until the Hepburn Act of June 29, 1906, amendatory of the Act to Regulate Commerce, approved Feb. 4, 1887, provided that no carrier should collect or receive a greater or less or different compensation for the transportation of passengers than the fares specified in its schedules filed with the Interstate Commerce Commission. After the passage of the Hepburn Act the R. R. Co. refused to issue the free passes any longer, on the ground that it was forbidden by that Act to accept anything but money in return for services. After citing various authorities the Court said, P. 485: "They are numerous and are all one way. They support the view that, as the contract in question would have been illegal if made after the passage of Commerce Act, it cannot now be enforced against the R. R. Co., even though valid when made. If that principle be not sound, the result would be that individuals and corporations could, by contracts between themselves, in anticipation of legislation, render of no avail the exercise by Congress, to the full extent authorized by the Constitution, of its power to regulate commerce. No power of Congress can be thus restricted."

In view of these decisions, I am of the opinion that a condition in a franchise ordinance which was prescribed by a municipal corporation of the State of Maryland before the passage of the Public Service Commission Law and fixed a special rate for gas would be abrogated by the passage of an order of the Public Service Commission fixing a different rate.

Truly yours,

(316)

Complaint of

BALTIMOBE AND BEL AIR AUTO EXPRESS

COMPANY

August 23, 1917.

against

The Farmers' Co-Operative Company.

Public Service Commission of Maryland:

Gentlemen:

I reply to your letter of the 21st inst., referring to me a copy of a letter of the 20th inst. from the Baltimore and Bel Air Auto Express Company to you, complaining that the Farmers' Co-operative Company of Harford County, is selling its stock to storekeepers and merchants and offering its stockholders the inducement of lower rates to transport their produce or wares in its auto truck, for which the company pays a license fee of only about \$20.00 under a claim that its truck is not a public conveyance, as against the license fee of \$100.00 which the Baltimore and Bel Air Auto Express Company pays for the auto truck which it runs in competition with the auto truck of the Farmers' Co-operative Company.

In opinion No. 301, dated March 20, 1917, I held, under the circumstances of the case as at that time imparted to me, that the business expected to be conducted by the Farmers' Co-operative Company would be a mere private co-operative venture carried on solely for the mutual benefit of its stockholders; and that the company would not be a common carrier operating a motor vehicle "for public use in the conveyance of property within this State" within the meaning of Section 11/2 of the Public Service Commission Law; nor the "owner of a motor vehicle to be used in the transportation of merchandise or freight" within the meaning of Chapter 714 of the Acts of 1916, which regulates the license fees and the operation of motor vehicles used in the public transportation of merchandise over certain kinds of highways in this State. And my opinion shows that it had been stated to me when it was rendered that the corporation was being formed in Harford County by a few farmers and business men for the purpose of transporting milk and other products of the farm produced by them to Baltimore City; and that no one but stockholders in the company was to be allowed to use the motor vehicle which the corporation proposed to operate for its charter purposes; and that the intention of the company was to charge each stockholder a certain freight rate for goods shipped or received by him, through the agency of this motor vehicle, and at the end of the year to divide among all the stockholders of the company whatever surplus might be left over from the operation of the company after deducting its operating expenses.

With no further knowledge of the circumstances surrounding the case than I had when my opinion was rendered, my conclusion would be the same at the present time.

. But if the Farmers' Co-operative Company is now merely using its stock as a colorable device for gathering together, on the strength of lower transportation rates, in whole or in part made possible by the lower license fees exacted by Law from motor vehicles not engaged in the service of the general public, a body of patrons equal in numbers to a large portion of the entire public which has need for the services of such a truck as that operated by the Farmers' Co-operative Company or the Baltimore & Bel Air Auto Express Company, I should say that the privilege sheltered by my opinion was being fraudulently abused, and that the Farmers' Co-operative Company should be subjected to precisely the same license burdens as the auto truck of the Baltimore & Bel Air Auto Express Company.

Of course, I am not to be understood for a moment as dealing, for the present, with any but a purely hypothetical state of facts, or prejudging in any respect the actual motives and conduct of the Farmers' Cooperative Company.

Many years ago, when no one could vote in Virginia who did not have a freehold interest in land, the practice prevailed of cunningly cutting up parcels of land into minute holdings for the purpose of qualifying numerous voters for the exercise of the suffrage who would be otherwise disqualified for its exercise.

If the Farmers' Co-operative Company is manipulating its stock in some such fashion as this and is not really, but speciously only, engaged in a bona-fide co-operative venture for the purpose of securing the benefits of cheap transportation to a limited number of farmers and other persons interested primarily in obtaining cheap transportation for their farm products and other merchandise rather than in earning dividends on money invested in the stock of an enterprise which has its competitors at an unfair advantage by reason of its pretense of being engaged in a private business, it should be brought before the Commission by a formal complaint filed by the Baltimore & Bel Air Auto Express Company, or some other complainant, and be compelled to apply for a permit, and to pay the higher license fee payable by it in that event.

Truly yours,

(317)

In Re

The Jurisdiction of the COMMISSION Over a Proposed Barge to Be Operated on the Pocomoke River by the PENINSULA PRODUCE EXCHANGE of Maryland.

August 24, 1917.

Public Service Commission of Maryland:

Gentlemen:

I have received your communication of the 23rd inst., together with the accompanying copy of a letter dated the 21st inst. from Messrs. Crockett & Crockett, attorneys-at-law, Pocomoke City, Md., to you. These gentlemen say that the Peninsula Produce Exchange of Maryland, a body corporate, proposes to operate a barge between certain points on the Pocomoke River for the purpose of receiving at landing points on the River and of delivering to the B. C. & A. Ry. Co. fruit and other produce which will either belong to the Exchange or be delivered to its agents at the landing points just mentioned to be marketed by it in its own name.

Under the provisions of Section 1 of the Public Service Commission Law, steamboat, power-boat and vessel and boat companies and all persons or associations of persons, whether incorporated or not, operating steamboats, power-boats and vessels and boats for public use in the conveyance of persons or property within the State of Maryland are made subject to the jurisdiction and authority of the Public Service Commission.

Assuming, as I have no reason for not doing, that the letter of Messrs. Crockett & Crockett is a frank and full disclosure of all the conditions surrounding the operation of the proposed barge, it seems to me that this barge would not be an agency "for public use"; and therefore would not be subject to the jurisdiction and authority of the Commission. It would be the agency of a merely private co-operative venture, limited in its scope to the accommodation of its own members and patrons, as distinguished from the general public. In other words, the barge would be operated not as an agency for public use in the conveyance of persons or property within the State of Maryland, but only as an incidental agency or instrument for the promotion of the primary business of the Exchange.

Of course, if there were anything in the circumstances as laid before me to warrant the belief that the Exchange and its membership and outside patronage would be used simply as a fraudulent cloak for transportation movements really public in their nature my conclusion would be wholly different.

Truly yours,

(318)

In Re

Acts of Legislature Fixing Rates of Public Utilities by Other Agencies than the Public Service Commission.

September 10, 1917.

Public Service Commission of Maryland:

Gentlemen:

I hereby acknowledge receipt of your communication of the 7th inst., which was accompanied by a letter from Benj. A. Johnson of Salisbury, Maryland, to you dated the 5th inst.

Section 158-E of Chapter 636 of the Acts of 1912 to which Mr. Johnson refers, empowers or attempts to empower the Mayor and Council of Salisbury "to regulate the charges for services of such companies (electric light companies, gas companies, power companies, telephone companies, telegraph companies, street railway companies, water companies and sewer or drain companies) as now possess or may hereafter obtain franchises" in Salisbury.

It is true that these provisions were enacted subsequent to the passage of the Public Service Commission Law which was approved on April 5th, 1910, but in my judgment they are obnoxious to the provision contained in Section 33 of Article 3 of the State Constitution which provides that the General Assembly shall pass no special law for any case for which provision has been made by an existing general law.

The regulation of public service corporations is a matter of general state-wide concern and the exercise by the town of Salisbury of the power to regulate charges for the services of such corporations rendered within its limits would in my opinion gravely interfere with the uniformity of system and unity of administration contemplated by the Public Service Commission Law.

These considerations led me to reach a similar conclusion in the case of a clause in the charter of the town of Crisfield which sought to empower that town to regulate the rates of the Chesapeake and Potomac Telephone Company within its limits. My conclusion was sustained by Judge Stanford in a legal controversy resulting from my opinion. An appeal, however, from the decision of Judge Stanford is now pending in the Court of Appeals. The Chesapeake and Potomac Telephone Company is represented in the case by Mr. Shirley Carter of Baltimore.

Truly yours,

(319)

Question as to

Legal Status of RUSSELL A. JONES, With Relation to Section of the Public Service Commission Law Defining Water Companies.

September 17, 1917.

Public Service Commission of Maryland:

Gentlemen:

I received your letter of the 14th inst., which was accompanied by a copy of a letter dated the 13th inst. from Russell A. Jones to you.

In his letter Mr. Jones says that after buying a tract of land on Bush River he assembled the streams from several good springs into a large tank and piped the water therefrom to his own houses, barns and outhouses, and that now four neighboring cottagers have installed water pipes and fixtures in their cottages and have requested him to serve them with water at a water rate of \$15.00 per annum.

Section 1 of the Public Service Commission Law makes the term "water Company" include every person owning, operating, managing or controlling any plant or property, dam or water supply, canal or power station, distributing or selling for distribution, or selling or supplying for gain any water. Broad as this language is I hesitate to make it applicable to a tank with such a limited public patronage as that of four persons, but I see no escape from the literal force of the statute. Besides the tract purchased by Mr. Jones and the sites of the four cottages all formed parts, as I understand it, of the property of a development company known as the Willoughby Beach Company and I think it not unlikely, if I may be allowed to indulge in inference under the circumstances, that the tank may have some other patrons before long.

I conclude, therefore, that Mr. Jones is a water company within the meaning of the Public Service Commission Law and as such is subject to the jurisdiction and authority of the Commission and under the obligation to file annual reports and tariff schedules with the Commission, and to do all the other things that water companies are required by the Public Service Commission Law to do.

Truly yours,

(320)

In the Matter of

The Status of GEO. A. BOUNDS & Co., Closing up the Business of Furnishing Electric Current in the Vicinity of Hebron, Md.

October 9, 1917.

Public Service Commission of Maryland:

Gentlemen:

I received your communication of the 4th inst. asking me whether Geo. A. Bounds & Co. are under any obligation to obtain the approval of the Commission before discontinuing their present electric light service at Hebron, Md.

It appears from the correspondence submitted to me with your communication that Geo. A. Bounds & Co. is a co-partnership composed of Geo. A. Bounds, Wm. H. Phillips and Geo. C. Bounds. There is nothing in the correspondence to show that this firm ever exercised any right or privilege as an "Electrical corporation," within the meaning of the Public Service Commission Law, under any franchise granted after the passage of that Law, or under any franchise granted before the passage of that Law but not before the passage of that Law actually exercised. Any right or privilege under the franchise to be a corporation or to do business as a corporation the firm, of course, could not exercise under any circumstances, as it is not a corporation and I understand from the Chairman of the Commission that it has never been the owner of any franchise in any public highway.

In view of these circumstances, I do not think that it has to apply to the Commission for its approval in order to discontinue its electric light service.

Section 33½ of the Public Service Commission Law relating to the abandonment of franchises by an "electric corporation" which term only forbids such a corporation to abandon or discontinue any right or privilege under any franchise granted after the passage of the Public Service Commission Law, or under any franchise granted before the passage of that Law but not before the passage of that Law actually exercised, without first having obtained the permission and approval of the Commission.

Truly yours,

(321)

In the Matter of

The Jurisdiction of the Commission Over
Rates Fixed by the Town of Brunswick.

October 11, 1917.

Public Service Commission of Maryland:

Gentlemen:

I reply to your communication of the 17th ult., in which you ask me whether the authority of the Commission over the rates of the Harper's Ferry Electric Light & Power Co. is affected by the terms and conditions under which that company holds its franchise in the highways of the Town of Brunswick.

By an amendment to the Charter of the town, enacted in 1904, it was provided that the town should have power to grant, for a period not exceeding 40 years, upon such terms, rates, fares, charges and conditions as might be presented by ordinance, specific franchises or rights in or relating to any of the public property or places, as the right to use any highway, avenue, street, lane or alley, either on or above or below the surface of the same.

The powers conferred upon it by this enactment the town attempted to exercise in favor of the Harper's Ferry Electric Light & Power Company by an ordinance passed on April 7, 1914, by the Mayor and Council of Brunswick, which ordinance authorized the company to erect poles, string wires, erect, maintain and operate an electric power plant and generally to do all things needed to be done for the purpose of supplying electricity, electric current and electric power in the town of Brunswick. Frederick County, Md. And, in consideration of this grant, the ordinance undertook to prescribe the rates at which the company was to furnish electric current to the inhabitants of the town.

It will be observed that the amendment to the Charter of the town was enacted before the passage of the Public Service Commission Law on April 5, 1910, but that the ordinance was not adopted until two years after the passage of that Law.

Section 55 of the Public Service Commission Law expressly repeals all Acts, or parts of Acts, conflicting or inconsistent with any of its provisions; and Section 31½ of the same Law further provides specifically that all Acts, or parts of Acts, theretofore passed and then existing prescribing or limiting the price at which any gas corporation, or electric corporation, or any other corporation, subject to the Public Service Commission Law may furnish, sell or dispose of its gas, or electricity, or other product, or utility are repealed; it being the intent of the Public Service Commission Law, this same section asserts, that the powers of the Commission to ascertain the price of such gas or electricity or other product or utility, as pro-

vided for in the Public Service Commission Law, shall supersede all such Acts or parts of Acts aforesaid.

The effect of these provisions in the Public Service Commission Law is, in my opinion, to render the rates attempted to be fixed by the ordinance of the Town of Brunswick, above referred to, entirely null and inoperative, and to endow the Commission with full power to regulate all rates that may be fixed by the Harper's Ferry Electric Light & Power Co. for electric current furnished to the inhabitants of Brunswick or to the corporation of Brunswick.

Truly yours,

W. CABELL BRUCE, General Counsel.

(322)

In the Matter of

The Jurisdiction of the Commission Over a Merger of Several Companies to Form the WAYNESBORO ELECTRIC COMPANY.

October 18, 1917.

Public Service Commission of Maryland:

Gentlemen:

I have received your communication of the 15th inst., together with the letter from J. A. Strite to you, dated the 11th inst.

If any one of the constituent companies, of which the Waynesboro Electric Company is the consolidation, is a Maryland Company, the written consent of the Commission to its merger should be obtained.

By Section 35 of the Public Service Commission Law it is provided that no gas corporation, or electrical corporation shall transfer or lease its franchise, works or system, or any part of such franchise, works or system, to any other person or corporation, or contract for the operation of its works or system without the written consent of the Commission.

It is, of course, well settled law that the legal effect of the consolidation of several companies is to create a new corporate entity. In the present case, therefore, in my opinion, there is such a transfer of franchises and property to the new company, that is to say, the Waynesboro Electric Company, operated by the consolidation, as to make the requirements of Section 35 applicable to the transaction.

Truly yours,

(323)

In the Matter of

The Application of the CUMBERLAND ELECTRIC RAILWAY COMPANY for an Order Permitting and Approving the Exercise of a Franchise Granted it by the MAYOR AND CITY COUNCIL of Cumberland, under the Terms and Provisions of Ordinance No. 642, Passed September 9th, 1916, Granting Said Railway the Right, Franchise and Privilege of Extending Its Lines on Green Street in Said City.

October 29, 1917.

Case No. 1413.

Public Service Commission of Maryland:

Gentlemen:

I have received your communication of the 24th inst., in which you ask me whether the Cumberland Electric Railway Company may legally issue short term notes, as is proposed by it, renewing the same from time to time as the company finds it desirable so to do.

The exact statement in the application of the company is that it proposes to finance the construction contemplated by it by issuing its short term notes to be renewed from time to time for a period not exceeding one year.

A common carrier proposing to issue an evidence of indebtedness payable at a period less than 12 months after the date thereof, does not have to obtain the approval of the Commission, under the provisions of Section 27 of the Public Service Commission Law relating to the approval of issues of stock, bonds, etc., by common carriers and other corporations subject to the authority of the Commission. If the proposed evidence of indebtedness is payable at a period of more than 12 months after the date thereof, it does have to obtain the approval of the Commission; and, in my judgment, even if the proposed evidence of indebtedness is payable at a period of less than 12 months after the date thereof, nevertheless, the approval of the Commission is necessary, if, by its terms, it provides for a renewal or renewals that will, or may, extend its life beyond the period of 12 months.

Any other conclusion would, in my opinion, merely lay a foundation for a colorable attempt to evade the jurisdiction of the Commission by some unscrupulous corporation more eager to secure money for its present necessities than to observe the law or to maintain a good reputation for itself.

Truly yours,

(324)

In the Matter of

The Proposed Dissolution of the Washington, Potomac and Chesapeake Ry. Co. and the Jurisdiction of the Commission in the Proceedings.

October 30, 1917.

Public Service Commission of Maryland:

Gentlemen:

I have received your communication of the 29th inst. asking me to examine certain correspondence thereto attached, relating to the proposed dissolution of the Washington, Potomac & Chesapeake Railway Company.

I do not see how this corporation can be lawfully dissolved in the manner that is apparently proposed. Public Service Corporations of every sort are expressly excepted from the benefits of the procedure provided by Article 23 of Bagby's Annotated Code of Maryland, sub-title "dissolution," for the dissolution of corporations. The language of Section 76 under this title is that,

"Every corporation in this state other than a public service corporation may, by the affirmative vote of a majority of all of its stock (or if two or more classes of stock have been issued of a majority of each class) outstanding and entitled to vote, close its affairs and authorize a bill for its dissolution to be filed in the manner hereinafter (that is to say, in the later portions of the subtitle) set forth."

Independently of the special provisions of the Public Service Commission Law, the proper method to be pursued by a railroad corporation for the purpose of working its own dissolution and the surrender of its franchises would seem to be to obtain special leave from the Legislature to that end.

If the franchises or rights which the Washington, Potomac & Chesapeake Railway Company now proposes to surrender were exercised before the passage of the Public Service Commission Law, they can be surrendered without the permission and approval of the Commission; otherwise not. (See Section 26½ of the Public Service Commission Law.) As respects the provisions just mentioned of the Public Service Commission Law, it is to be borne in mind that they do not apply to franchises or rights under provisions of the Railroad Law, or of other laws, lawfully exercised before the passage of the Public Service Commission Law on April 5, 1910. It is only as to franchises or rights acquired by a railroad corporation after the passage of the Public Service Commission Law, or franchises or rights acquired before the passage of the Public Service Commission Law but not lawfully exercised before its passage that the permission and approval of

the Commission must be first obtained in order to make an abandonment of franchises effective.

A good title to the franchises, property and assets could doubtless be passed by recourse to a foreclosure proceeding, but there are, of course, manifest objections, under the circumstances, to this procedure.

Truly yours,

W. CABELL BRUCE, General Counsel.

(325)

In the Matter of

The Proposed Line of Poles, Cables, Etc., to Be Constructed for the Purpose of Supplying Proposed Radio Plant of the NAVY DEPARTMENT at Greenbury Point, Md., and the Jurisdiction of the Commission Therein.

November 1, 1917.

Public Service Commission of Maryland:

Gentlemen:

I have received your communication of the 31st ult., accompanied by a letter, dated the 27th ult., from H. G. Taylor, Assistant Civil Engineer of the U. S. Navy Department, to the Secretary of the Commission.

The Bureau of Yards and Docks of the Federal Navy Department is about to construct a new high-power radio station at Greenbury Point, near Annapolis, Maryland; and to connect this station by a pole line, except where the line would be established under the waters of the Severn River, with the generating sub-station of the Washington, Baltimore and Annapolis Railway Company in Annapolis. Under the waters of the Severn River the line will assume the form of a high-tension cable. The entire line, so far as the poles, wires, cable and right-of-way are concerned, would be the property of the United States Government. The railway company would simply furnish the current for the operation of the line.

In my judgment, an order should be obtained from the Commission, pursuant to Section 26 of the Public Service Commission Law, determining that the proposed construction and the exercise of the proposed franchise by the railway company is necessary or convenient for the public service. In stating that the order of approval should cover the construction, as well as the exercise of the franchise, I am assuming that the work of construction will be done by the railway company. If it is to be done by the Bu-

reau of Yards and Docks, the order need not cover the construction; but only the exercise of the franchise by the railway company.

The railway company is, I think, within its incidental chartered powers in passing on to the Federal Navy Department a part of the surplus energy accumulated by it primarily for the operation of its line of railway.

Truly yours,

W. CABELL BRUCE, General Counsel.

(326)

Opinion as to

Whether or Not Certain Operations of the Tioga Tanning Co. Makes It Subject to the Interstate Commerce Commission.

November 2, 1917.

Public Service Commission of Maryland:

Gentlemen:

I reply to your communication of the 1st inst., which was accompanied by a copy of a letter from the Tioga Tanning Company to the Secretary of the Commission, dated the 31st ult., in which the Company asks whether its operations in certain particulars are of such a nature as to bring it under the jurisdiction of the Interstate Commerce Commission.

It states that both the loaded and empty cars about which it is concerned are placed on a switch of the B. & O. R. R. Co. at Hutton, Md., and are switched to the plant of the Tioga Tanning Company in Maryland, but that in carrying out the switching operation it is necessary to back over the Maryland line into the State of West Virginia probably 100 feet or so, according to the number of cars to be switched. From this statement of facts, of course, it appears that the movement which prompted the inquiry of the Tioga Tanning Co. originates in Maryland and ends in Maryland. The only question is, whether the retrograde movement in transitu, which shifts this general movement for a distance of 100 feet or so within the limits of the State of West Virginia, converts the latter movement into an interstate one and makes it subject to the jurisdiction and authoriy of the Interstate Commerce Commission instead of the Public Service Commission of Maryland.

In the case of Hanley vs. Kansas City Southern Ry., 187 U. S., 617, it was held that the transportation of goods, on a through bill-of-lading, from a point in the State of Arkansas to a point in the same State, by way of a point in the Indian Territory, a total distance of 116 miles, of which 52 miles was in Arkansas and 64 in the Indian Territory, was interstate commerce.

This conclusion, in my opinion, is not applicable to such a case as the present. More than one-half of the movement in the case reported in 187 U. S., just mentioned, was outside of the State of Arkansas. In that case there was a real continuation in the Indian Territory of an operation which began and ended in Arkansas. In the present case, the switching movement can hardly be said to pass through the State of West Virginia at all. Its digression beyond the boundaries of the State of Maryland is of too limited and fugitive a nature, in my opinion, to deprive it of its character as intrastate commerce.

Truly yours,

W. CABELL BRUCE, General Counsel.

(327)

November 9, 1917.

Public Service Commission of Maryland:

Gentlemen:

In the absence of General Counsel Bruce the following communications have been referred to me for an opinion:

"Denton, Md., Nov. 1, 1917.

"Please advise us if we are permitted to charge passengers for revenue tax if there be such a revenue tax. We are not clear about the latter.

DENTON BUS Co."

"St. Michaels, Md., Nov. 5, 1917.

"Will you please advise me if this new tax applies on automobiles which hire for different amounts.

J. NORMAN MARSHALL."

Of course the Public Service Commission has no jurisdiction over the imposition or collection of Federal Taxes, and all inquiries relative thereto should properly be made of the Collector of Internal Revenue for this District. Nevertheless since the above inquiries have been made and can be answered by brief references to the statute law, I shall reply to the same.

Section 500 of the War Revenue Act approved by the President October 3, 1917, provides in effect that after November 1, 1917, there shall be levied, assessed, collected and paid a tax equivalent to 3% of the amount charged for freight by those engaged in the transportation of freight by motor vehicle, where such transportation is in competition with other carriers by rail or water. Where the motor truck is used in the express business for

transporting parcels or packages over regular routes between fixed terminals, the tax is 1 cent for each charge of 20 cents or fraction thereof, regardless of whether or not there is competition with other carriers. In the case of transportation of persons by motor vehicles on a regular established line when in competition with other carriers by rail or water, the tax is 8% of the amount charged for such transportation, provided such charge is more than 35 cents. There is no tax where the charge for transporting passengers is 35 cents or less. In the case of freight lines there is no such minimum, and the tax must be paid on the charge no matter how small it may be.

By Section 501 of the above Act it is provided that the above taxes shall be paid by those paying for the services or facilities rendered.

The Act requires that the taxes so collected shall be paid monthly to the Collector of Internal Revenue (address, Custom House, Baltimore).

It will be noted that both in the case of freight and passengers (express service in the case of freight excepted) the tax is not payable unless the motor vehicle is operated in competition with other carriers by rail or water. Such competition exists where there is another motor vehicle line or railroad or boat line operating between the same point. In some instances it may well be that there is competition as to a portion of a line and no competition as to another portion of the same line. In such a case the tax would apply only to fares over the portion of the line as to which there is competition.

Very truly yours,

OSBORNE I. YELLOTT,
Assistant General Counsel.

(328)

In the Matter of

The Complaint of Wm. H. MACKALL, President, Town Commissioners of Elkton,

178.

MARYLAND WATER COMPANY of Cecil Co.

November 21, 1917.

Case No. 1381.

Public Service Commission of Maryland:

Gentlemen:

The Commission is in receipt of a communication from the President of the Town Commissioners of Elkton inquiring as to the method of paying the witnesses for their attendance at the hearing of the above case before the Commission. He also asks whether the State Board of Health employes who testified at the hearing are to be paid by the Public Service Commission or by the State Board of Health. This inquiry has been handed to me for an opinion in the absence of General Counsel Bruce.

Under the law ordinary witnesses testifying before the Public Service Commission at hearings held in Baltimore City are entitled to a fee of fifty cents for each day's attendance, with an allowance of traveling expenses in the discretion of the Commission where they come from points outside the City of Baltimore.

Where the hearings are held in any of the counties, witnesses are entitled to one dollar for each day's attendance and have an absolute right to their reasonable traveling expenses where they come from other counties or the City of Baltimore.

These witness fees should be claimed within thirty days after the hearing, or they will be considered waived.

In order to get such fees the witness should go to the Secretary of the Commission and get a certificate showing the amount to which he is entitled. This certificate is then presented to the Auditor with a memorandum of the charge receipted in duplicate, and the Auditor gives his check for the amount due.

Where the witness has neglected to prove his attendance at the time, it may be proven by some one else, and the Secretary's certificate sent the person entitled thereto. But in any event the witness himself must sign a receipt in duplicate before the Auditor will deliver his check.

In the case of the representatives of the State Board of Health who testified at the hearing in question, the intent of the Legislature seems to be reasonably clear to the effect that where a person who is employed by another department of the State government testifies before the Public Service Commission he is not entitled to a fee as a witness, since in such event the State would be paying him twice for his time. Where, however, an employe of some other State department incurs traveling expenses in order to testify before the Commission such traveling expenses should be paid by the Commission.

Since preparing this opinion I have submitted the same to General Counsel Bruce and he authorizes me to say that he concurs therein.

Very truly yours,

OSBORNE I. YELLOTT.

Assistant General Counsel.

(329)

Query of

EASTERN SHORE GAS & ELECTRIC Co., as to Authority to Accept Other Than Rates Specified in Schedule in Return for Service Rendered.

November 24, 1917.

Public Service Commission of Maryland:

Gentlemen:

I have received your communication of the 21st inst., accompanied by a copy of a letter to you from F. W. Woodcock, General Superintendent of the Eastern Shore Gas & Electric Co., dated Nov. 19, 1917.

Mr. Woodcock wishes to know whether his company can furnish electric power to a planing-mill and receive in payment therefor shavings and sawdust, which it can turn to good use as fuel.

In my judgment it cannot lawfully do so. Section 16 of the Public Service Commission Law provides that no common carrier shall receive a greater, or less, or different compensation for transportation than the rates applicable to such transportation, as specified in its schedule filed and in effect at the time, and I am constrained to hold that this provision is applicable likewise to gas and electric companies. The acceptance by a public service corporation of any form of compensation except a money compensation tends inevitably to open the door to special rates, rebates, drawbacks and the like, which it is one of the principal objects of the Public Service Commission Law to discountenance.

I cite again, in this connection, a case which I have frequently had occasion to cite in rendering opinions to the Commission; namely, the case of Louisville & Nashville R. R. Co. vs. Mottley, 219 U. S., 467. Nor can I see that the mere fact that it is convenient or advantageous to the Eastern Shore Gas & Electric Co. to supply the planing-mill with electric power in return for shavings and saw-dust justifies it in treating the planing-mill as belonging to a separate and distinct class of consumers, and allowing a special rate to it and to all other planing-mills disposed to barter shavings and saw-dust for electric power.

The prohibition of the Public Service Commission Law cannot be met by a merely arbitrary classification based on non-essential circumstances. Of course, there may be other circumstances, not mentioned by Mr. Woodcock in his letter, such as wholesale consumption, that might be of a sufficiently essential nature to warrant the Eastern Shore Gas and Electric Co. in placing planing-mills in a special rate category.

Truly yours,

W. CABELL BRUCE, General Counsel,

(331)

Jurisdiction of

The Commission in the Matter of Community Heating by the CARLIN HEATING Co.

November 30, 1917.

Public Service Commission of Maryland:

Gentlemen:

I have received your communication of the 28th inst., which was accompanied by a letter from Mr. and Mrs. Charles Kirwan to you, dated the 27th inst., and a written agreement, dated August 22nd, 1916, between them and George W. Thompson "representing John J. Carlin owner." for the sale and purchase of the premises at No. 2813 Hilldale Avenue, in Baltimore City.

By the agreement George W. Thompson "representing John J. Carlin owner" undertakes to sell the premises to Kirwan and wife. The agreement is signed "George W. Thompson," and "Charles Kirwan" and "Sophie B. Kirwan," and it contains the following stipulation:

"It is also agreed that the said purchaser will use community heat at \$60.00 yr. Minimum rate on metre rate to be 45c per 1000 pounds of steam. Hot water on tap the year round. And it is further agreed that in case of failure of community heat to be supplied for two weeks, and inability to supply same is shown, then the seller, at his cost, will build a chimney within said house."

On the ground that the price for coal has risen very much the John J. Carlin Heating Company, which has been supplying heat to the premises in question, has by a communication dated November 19, 1917, and signed "John J. Carlin Heating Company, per John J. Carlin," notified its patrons that from December 20, 1917, certain higher rates will be required by it for steam "as per schedule filed with the Public Service Commission of Maryland on November 19, 1917." It is this notice which has provoked the letter from Mr. and Mrs. Kirwan to you, above mentioned.

To start with, the John J. Carlin Heating Company is not a party to the agreement in question; though, of course, it may be that it is not a corporation, but simply John J. Carlin himself trading under that name. But even if the John J. Carlin Heating Co. were a body corporate, with a legal identity entirely distinct from that of John J. Carlin, this agreement would be subject to the jurisdiction and authority conferred by law upon the Public Service Commission of Maryland, in relation to the rates of heating and refrigerating companies, and would be revokable, so far as the rate for community heat prescribed by it is concerned, by the exercise of this jurisdiction and authority by the Commission at any time. This was held true even of a special contract for a water rate entered into before the

passage of the Public Service Commission Law. Yeatman vs. Public Service Commission, 126 Md., 513. The Commission has no legal power to restrain the John J. Carlin Heating Company from filing such a rate schedule as that mentioned in its notice to its consumers.

I do not mean, however, to say that Mr. and Mrs. Kirwan may not have some contract right of redress, enforceable in the courts, against John J. Carlin, or the John J. Carlin Heating Company, if that is but a trade name under which he is carrying on business. Moreover, if the new rates fixed by the John J. Carlin Heating Company are unreasonable or excessive, the Commission has the power, on its own motion or on the complaint of any patron of the Company, to fix reasonable maximum rates.

Truly yours,

W. CABELL BRUCE, General Counsel.

(332)

Question of

Jurisdiction of Commission in Matter of Street Conditions at Railway Crossing at Bush and Russell Sts.

December 18, 1917.

Public Service Commission of Maryland:

Gentlemen:

I have received your communication of the 17th inst., submitting to me the correspondence which has passed between the Carr-Lowrey Glass Co. and you, with regard to the bad condition of the crossing over the tracks of the Maryland Electric Railways Co. at the intersection of Bush and Russell Sts.

If the present defective character of this crossing is of such a nature as to reasonably justify the conclusion that some motor, or other vehicle, may become stalled upon it and imperil the lives and limbs of passengers on moving cars of the Railway Company, you, in my judgment, have the legal authority to order the Railway Company to do whatever is reasonably necessary to be done to put the crossing into a safe condition.

By Section 23 of the Public Service Commission Law, it is provided that if, in the judgment of the Commission, any changes in or additions to the tracks or other property of a common carrier should reasonably be made, in order to promote the security or convenience of the traveling public, or the employees of the common carrier, the Commission may direct such changes or additions to be made within a reasonable time and in a manner to be specified in its order.

Truly yours,

W. CABELL BRUCE, General Counsel.



APPENDIX IV

Summaries for Twelve Months Ended September 30, 1917

METER TESTS
Gas, Electric, Water and Proportional

GAS TESTS AND ANALYSES

ACCIDENTS
Personal Accident Reports

TRANSPORTATION AND UTILITY COMPANIES

PUBLIC SERVICE COMMISSION OF MARYLAND

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 Total new gas meters tested
 9,064

 Total old gas meters tested
 24,982

 Total complaint gas meters tested
 12

 Grand total, gas meters
 34,058

SUMMARY OF ELECTRIC METER TESTS FOR THE YEAR ENDED SEPTEMBER 30, 1917.

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SUMMARY OF ELECTRIC METER TESTS FOR THE YEAR ENDED SEPTEMBER 30, 1917
—Concluded.

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	Hagerstown Municipal Electric Plant	285	3				288	3
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Total new meters tested 8,073
Total old meters tested 5,142
Total complaint meters tested 9
Grand total, electric meters 13,224

GRAND SUMMARY OF METER TESTS.

Company	Gas	Electric	Totals
Annapolis Public Utilities Company	102	165	267
Antietam Electric Light & Power Company		1 1	1
Belair Electric Company		19	19
Calvert Building and Construction Company		1 1	1
Cannon, Everett C., Princess Anne		15	15 86
Chestertown Electric Light & Power Company	1	86	
Chestertown Gas Company	24		24
Citizens Gas Company, Salisbury	71	1	71
Consolidated Gas Electric Light & Power Company	30,187	10,347	40,735
Consolidated Public Utilities Company, Westminster	140	271	411
Crisfield Ice Manufacturing Company		32	32
Crisfield Light & Power Company			51
Delmarvia Utilities Company, Ocean City		36	36
Eastern Shore Gas & Electric Company		462	565
Easton Light & Fuel Company	22		22
Easton, Sewell K., Woodbine (Carroll County)	2		2
Elkton Gas Company	13		13
Hagerstown Light & Heat Company	911		911
Hagerstown Municipal Electric Plant		304 i	304
Hagerstown & Frederick Railway Company	608		2,065
Harpers Ferry Electric Light & Power Company		94	94
Havre de Grace Electric Company		45	45
Havre de Grace Gas Company	44		44
Home Electric Light Company, Lonaconing	1,	2	2
Home Manufacturing Light & Power Company, Elkton			32
Hyattsville Gas & Electric Company	250		250
Mattes, Frank I., Indian Head, Md	1		1
Northern Virginia Power Company	1	1	1
Northern Virginia Power Company	1		1
Tucker, E., & Son, Forest Hill	1		1
West Virginia & Maryland Gas Company	1 1,527		1,527
Totals	34,058	13,224	47,282

Total gas meters	
Grand total	47 282

SUMMARY OF TESTS OF COMPLAINT METERS.

	1911	1912	1913	1914	1915	1916	1917
GAS METERS: Total number tested Total over 2% fast	24	56	26	21	23	18	12
	1	8	1	4	3	2	6
ELECTRIC METERS: Total number tested Total over 4% fast	23	30	10	4	7	12	9
	2	1	0	0	0	0	1
WATER METERS: Total number tested Total over 4% fast.	2	3	18	13	20	16	13
	2	1	0	1	0	0	1

COMPLAINT GAS METER TESTS. CONSOLIDATED GAS ELECTRIC LIGHT & POWER COMPANY OF BALTIMORE.

	Card	Sime		I	RESULT	8	
Date Test	No.	Lt.	Applicant	0. K.	% Fast	% Slow	Paid by
1-10-17 1-11-17 1-25-17 4-12-17 4-20-17 5-1-17 8-15-17	187 188 189 191 193 194 195	5 10 5 5 5 5	Mrs. Eugenie Dingman. Mrs. T. K. Miller. Geo, Barth Chas. Haneschlager Wm. C. Mathews. Walter W. Hampson W. J. Schaeffer	O. K.	4.20	1.00	App. Co. App.
9-10-17	196	8	C. W. Straub		3.10	3	Co.

 Total number tested
 8

 Total over 2% fast
 2

COMPLAINT GAS METER TESTS OUTSIDE OF BALTIMORE.

	Card	Sise		F	ESULT	8	
Date Test	No.	Lt.	Applicant and Company	0. K.	% Fast	% Slow	Paid by
10-10-16	185	5	Easton Light & Fuel Co., Easton Light & Fuel Co. (Meter from premises of M. B.		E 20		Co.
11-13-16	186	5	Nichols). Easton Light & Fuel Co., Easton Light & Fuel Co. (Meter from premises of Alfred Mason).		5.30 4.17		
2-12-17	190	10	Easton Light & Fuel Co., Easton Light & Fuel Co. (Meter from premises of C. S.		2.56		
4-10-17	192	5	Brown) Easton Light & Fuel Co., Easton Light & Fuel Co. (Meter from premises of E. McN.	•••••	2.50	•••••	
•			Shanahan)		5.30		••
			Totals	0	4	0	

 Total number tested
 4

 Total over 2% fast
 4

COMPLAINT ELECTRIC METER TESTS. CONSOLIDATED GAS ELECTRIC LIGHT & POWER COMPANY OF BALTIMORE.

	Card No.	Sise		1	RESULT	ģ	
Date Test	No.	Amps.	Applicant	о. к.	% Fast	% Slow	Paid by
10- 3-16 2- 7-17 2- 7-17 4-16-17	86 92 93 95	5 10 10 50	Geo. F. Wennagel C. E. Ellicott (Melvale, Md.) C. E. Ellicott (Melvale, Md.) Clifton Candy Company. Totals.	0	0.44	0.32 0.02	App

COMPLAINT ELECTRIC METER TESTS OUTSIDE OF BALTIMORE.

Date Test	Card	Size		I	RESULT	s	D-211
Date Lest	No.	Amps,	Applicant and Company	о. к.	% Fast	% Slow	Paid by
-,		ii		-		· i	
1-18-17	90	20	F. W. Woolworth Co., Hagerstown Municipal Elec. Plant		. 141	. !	App.
1-31-17	91	120	D. A. Stickell & Sons.		1.71		App.
			Hagerstown Municipal Elec, Plant	. 	2.50		**
2-28-17	94	10	Antietam Elec. Light & Power Co.,		٠		_
	-		Antietam Elec. Light & Power Co		5.26		Co.
7-23-17	96	10	Home Elec. Light Co., Lonaconing, Home Elec. Light Co., Lonaconing. (Meter removed from premises of			· .	
			Gus Pappas, Lonaconing)	0. K.		. .	**
8- 1-17	98	5	Fred. Knippenberg, Home Elec. Light Co., Longconing		ا م		App.
		· ·	Totals	1	3	1	

 Total number tested
 5

 Total over 4% fast
 1

PRIVATE ELECTRIC METERS TESTED.

Date Test	Card	Sise		F	RESULT	s	
Date 1est	No.	Sise Amps.	Applicant	О. К.	% Fast	% Slow	Paid by
10-19-16 3- 2-17 3- 2-17 8- 8-17	87 88 89 97	50 5 5 25	Calvert Building & Construction Co Lombardy Apartment Co Lombardy Apartment Co Calvert Building & Construction Co		3.62		App.
			Totals	0	4	0	

COMPLAINT WATER METER TESTS FOR THE YEAR ENDED SEPTEMBER 30, 1917.

	Card	Size		1	RESULT	8	
Date Test	No.	Inch	Applicant and Company	о. к.	% Fast	% Slow	Paid by
10-30-16	77	1/2	J. Godwin Hart, Baltimore County Water & Elec. Co.			0.33	Арр.
10-26-16	78	5 8	J. G. Oehrl. Suburban Water Co.				"
11- 2-16	79	32	J. O. Stafford, Baltimore County Water & Elec. Co.				**
1- 4-17	81	1	Paul Mansell, Baltimore County Water & Elec. Co.	,			Co.
3-22-17	83	5%	Mrs. Catherine Negley, Washington County Water Co				App.
7-12-17	85	58	Mrs. G. W. Singer, Suburban Water Co				"
7-20-17	86	5∕8	A. H. Bishop, Sudbrook Development Co			,	
7-20-17	87	*	Herbert Harlan, Sudbrook Development Co				
8-14-17	88	1	Daniel H. Hamilton, Sudbrook Development Co				••
8- 2-17	89	1	Ellicott City Water Co., (Meter from B. & O. R. R. Station)			1	
8-22-17	90	5∕8	Cleveland R. Bealmear. Suburban Water Co				••
9-10-17	91	%	W. W. Cator, Roland Park Water Co				
9-14-17	92	5/8	T. Irvin Zimmerman, Suburban Water Co			,	
			Totals			4	

 Total number tested
 13

 Total over 4% fast
 1

SUMMARY OF GAS TESTS AND ANALYSES.
CONSOLIDATED GAS ELECTRIC LIGHT AND POWER COMPANY OF BALTIMORE.

DATE	CAN	DLE PO	WER		T. U. TO TING VA	
DATE	High	Low	Ave.	High	Low	Ave.
October, 1916. November, 1916 December, 1916 January, 1917 February, 1917 March, 1917 April, 1917 May, 1917 June, 1917 July, 1917 August, 1917 September, 1917	20.1 19.9 20.0 20.2 19.4 19.3 20.2 19.3 18.2 18.4	17.9 18.0 18.2 17.7 17.0 16.0 15.9 14.7 16.0 13.4 14.5	18.8 18.9 19.2 18.8 18.6 18.0 18.1 17.5 16.5 18.1	624 618 614 613 623 618 615 619 625 613 614 610	587 580 583 582 582 573 581 585 585 582 576 579 581	600 599 599 600 600 600 597 601 600 601 600
		RA	NGE IN	AVERA	GE	
		andle Don			onting Ve	 Ina

	RANGE IN	AVERAGE
	Candle Power	Heating Value
Maximum Minimum	19.2 16.5	601 597

S ORDE
OMMISSION
S UNDER C
Y OF REPORTS
SUMMARY OF
RAILWAYS. E
-ELECTRIC
SUPPLY
POWER
TO P
ERRUPTIONS
Ę

•				TIME	OFF II	TIME OFF IN HOURS AND MINUTES	RS AN	D MIN	IUTES				Total	Avorage
. Сопралу	Oet.	Nov.	Ď.	Jan.	Feb.	Mar.	Apr.	Apr. May June	June	July	Aug.	Sept.	or or	Month
	, E	i i	ei चं	d	Þ. E.	ų.	d d	h. m. h. m.	e d	i .	ė.	B	i d	4 4
Capital Traction Co., Washington, D. C.					:	:				0.26			98.0	0.02.10
Cumberland Electric Railway Co., Cumberland, Md	0.31	0.13		0.29	:	:	0.38	:	:	0.35	1.48	0.55	5.00	5.00 0.25.45
United Railways & Electric Co., Baltimore, Md		2.0	1.08	4.22	0.55	4.37	0.55	2.14	:	2.08	1.58	0.57	20.16	1.41.20
Maryland Electric Railways Co., Annapolis, Md	:	0.08		:	1.16	1.16	2.43	0.33	:	90.0	3.56		143.22	134.41 143.22 11.56.50
Hagerstown & Frederick Railway Co., Frederick, Md		1.00		:	:		:	:		:	:	0.15	1.15	0.06.15
Washington, Baltimore & Annapolis Electric Railway Co., Baltimore, Md.	:			:	4.4	17.14	1.53		0.26	4.12	7.13	7.27	43.09	3.35.45
Washington Railway & Electric Co., Washington, D. C	:	00.1	0.35	0.25	:				:	0.30	1.15		3.35	0.17.55
Cumberland & Westernport Electric Railway Co., Cumberland, Md	:		:	:	:	:	:				1.15	0.40	1.55	0.09.35
Towson & Cookeysville Electric Railway Co., Towson, Md	No ii	No in terruptions.	ons.											
Chambersburg, Greencastle & Waynesboro Street Railway Co. (Blue Ridge Ry.), Waynesboro, Pa.	No in	No in terrupti ons.	ons.	-										
Washington & Great Falls Railway & Power Co., Washington, D. C				0.40			:	5.13	0 8:	16.11	0.10	:	22.34	1.52.50
Baltimore & Belair Electric Railway, Belair, Md	No in	ailway. No in terrupti ons.	ons.						-					
Totals	0.31	3.25	1.33	5.56	5.39	5.39 23.07	8.08	8.00	0.46	24.06	17.35	17.35 144.55 241.41		20.08.25
														_

SUMMARY OF PERSONAL ACCIDENT REPORTS OF ALL TRANSPORTATION COMPANIES IN THE STATE OF MARYLAND, OCTOBER 1, 1916, TO SEPTEMBER 30, 1917.

Clase of Person	Baltimore & Ohio Railroad Co.	Baltimore & Dio Railroad Co.	The Penna. Railroad Co.	enna. d Co.	Philadelphia, Baltimore & Washington Railroad Co.	slphis, fore & ngton of Co.	Western Maryland Railway Co.	kern dand v Co.	Minor Steam Railroad Cos	Minor Steam Railroad Cos.	T	Total
	Killed	Killed Injured Killed	Killed	Injured	Killed	Injured	Killed	Killed Injured	Killed	Injured	Killed	Injured
Public: Passengers Passengers Carried under contract	27	2448	4 0	15	2 α α	4000	4 .0	9 17	9	89-5	7 . 8	
Total public	8	57	12	9	2 2	27	9	£3	, I	2 23	8	195
Employees: Trainmen pards Trainmen pards Trainmen pards Trackmen and bridgemen Other employees Employees not on duty	21-21-2	235 35 161 161 10	a and	22 22 20 20 20 20 20 20 20 20 20 20 20 2	84 . W	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	3-	112 188 188 22 4	81- 81	2 1 31	20 20 47 10	409 711 287 27 27
Total employees	22	448	7	93	9	88	5	185	5	47	45	866
Grand total	99	503	19	138	88	123	Ξ	228	91	89	죮	1901
			-							_		

SUMMARY OF PERSONAL ACCIDENT REPORTS OF THE MINOR GAS AND ELECTRIC COMPANIES IN MARYLAND, OCTOBER 1, 1916—SEPTEMBER 30, 1917.

.bennjal 9 rO. 4 C) Q Total. : Killed. .bemţaI September. : Killed. : .beruțaI .Jeuguat. : Killed. : .bewjaI July. : Killed. .berujaI .oant : Killed. .benujaI .veM Killed. : .berujaI JinqA : Killed. .bemţaI Marob. Killed. .bewiaI February. Killed. .bsrujaI .Yiel , vasuast Killed. Lejared. ~ : Killed. : .benujal November. : : Killed. : : berujaI October, 1916. Killed. Employees: Construction.... Operation..... table: Eastern Shore Gas & Electric Co... Public: Street or stations.. Consumer's prem-Total employees Other places.... ises.....Other places..... Co... Havre de Grace Gas Co... Chestertown Electric Light & Power Co... Class of Person. Total public. Grand total. Details of above Totals.

SUMMARY OF PERSONAL ACCIDENT REPORTS OF ALL UTILITY COMPANIES IN THE STATE OF MARYLAND, OCTOBER 1, 1916—SEPTEMBER 30, 1917.

Class of Person	Chera Pot Teleph	Chesapeake & Potomac Telephone Co.	United Railways and Electric Co.		All O Electric	All Other Gas Electric Railways and Power Co.	Consolidated Gas Electric Ligi	- 4	All Other Gas and Electric Companies	Gas and trio	Ţ	Total
	Killed	Injured	Killed	Killed Injured	1 1	Killed Injured	Killed	Injured	Killed	Injured	Killed	Injured
Public: On street.		30	13	732	10	.4	-	-		:	2	745
Condumer's Frances or Company's Territory Vehicles and other places		-8	10	5,283	ကက	107					13	5,391
Total public		11	8	6,273	18	125	1	1			47	6,410
Employees: Cars or construction Track or operation	::	195 40	∞	756		4-	: :	21.85		60	48	971 399
Consumer's fremises of com- pany's Territory.		2.3	-8	368 151	1	e		21	1	-	m 4	454 226
Total employees		364	7	1,552	3	œ		121	1	5	11	2,050
Grand total		375	37	7,825	19	133	-	122	-	9	82	8,460

TRANSPORTATION COMPANIES.

PERSONS KILLED.

OCTOBER 1, 1916, TO SEPTEMBER 30, 1917.

Company	Public	Employees	Total
Baltimore & Ohio Railroad Co. The Pennsylvania Railroad Co. Philadelphia, Baltimore & Washington Railroad Co. Western Maryland Railway Co. Minor steam railroad companies in Maryland.	38 12 22 6	22 7 6 5 5	60 19 28 11 16
Totals	. 89	45	134
	'- /		

TRANSPORTATION COMPANIES.

PERSONS INJURED.

OCTOBER 1, 1916, TO SEPTEMBER 30, 1917.

Company	Public	Employees	Total
Baltimore & Ohio Railroad Co. The Pennsylvania Railroad Co. Philadelphia, Baltimore & Washington Railroad Co. Western Maryland Railway Co. Minor steam railroad companies in Maryland.	57 46 27 43 22	446 92 96 185 47	503 138 123 228 69
Totals	195	866	1,061
	1 _ 1	: '	·

SUMMARY OF PERSONAL ACCIDENT REPORTS OF THE BALTIMORE & OHIÓ RAILROAD COMPANY, OCTOBER 1, 1916, TO SEPTEMBER 30, 1917.

Total.	.bənufal	51.	4 %	22	235 35 161	10	911	303
(e+c)T	Killed.	27	10	88	13	- ro :	22	8
l seemedes	.benujaI	-	-	81	15	- :	27	82
September.	Killed.	CN :	-	~:	CN :	-	65	ဗ
	.bewiaI	- 	. 81	8	27.7	es 24	75	56
August.	Killed.	es :	-	4	+ :-		15	6
	.benutal		6	=	18 1 19		š	61
July.	Killed.	eo :	81	٠ <u>٠</u>	-	-	63	2
	.bewiaI	8	. =	13	18 1 9		*	41
June.	Killed.	81		7	-		-	æ
	.borujal	-		-	21	-	35	36
.vaM	Killed.	::	C1	~	- :	-	24	7
	.bənujaI	9	-	1-	72 23	-	83	9
April.	Killed.	m	. "	9				ဗ
	.beminI	-		4	17 12 17		36	0
March.	Killed.	m	: -	7	:: -	-	61	9
. Compage T	.benujaI	24		6.1	61 8 21		8	41
February.	Killed.	:s-		၂ ဗ	- : :	-	7	œ
January, 1917.	.berujal	es → -		6	5.25	-	7	50
Zioi wzewcei	Killed.	:	: :	-	<u> </u>	-	-	2
December.	.benujal	88 -	- <u>:</u>	٠:	₹ 4 G	; - :	3	17
December	Killed.	84 :		2	7 : :	<u> </u>	-	8
Иочетьет.	.berujaI	::			25.21	-	39	30
25qmsno _N	Killed.	-	: :	-	e : :	<u> </u>	6	4.
October, 1916.	.berujaI	- :		-	నాల	-6	ѫ	3.5
	Killed.	61	:_:	C1		:::::	<u> </u>	8
Class of Person		Public: On right of way Passengers (arried under con-	Others not trespas-	Total public	Employees: Trainmen. Trainmen in yards Yard trainmen.	bridgemen	Total employees	Grand total

SUMMARY OF PERSONAL ACCIDENT REPORTS OF THE PHILADELPHIA, BALTIMORE & WASHINGTON RAILROAD COMPANY, OCTOBER 1, 1916, TO SEPTEMBER 30, 1917.

1	' i	40	2	6	27	14 14	4 13	: 8	123
Lotal.	.benujal							: -	
	Killed.	200		14	22	61	<u> </u>	- °	8
September.	.benutal	<u> </u>	_: <u>_</u>	-	-	152		: =	=
	Killed.			:	~1		- :		ر س
Auguat.	.bernial	21	. :	က	9	20 m	- :	-	13
termit A	Killed.	: :	:	7	2		: :	$ \cdot $	-
	.benujaI	-	:	:	-	ဖကလ		: =	12
July.	Killed.		- :-	:			: :		:
	.bəmiaI		-	:	-	424		: G	2
June	Killed.		:	4	4		- :	1-	10
	.benujaI			67	7	= :	-	2	12
May.	Killed.	-:	÷	 :	-	1 1 1 1	::	1 :	-
	benutal	- :	:	:	-		- : : -		4
.lingA	Killed.	- ::	÷	:			- <u>; </u>	- :	1
	.benuţaI		 -	:	-	4 01	- 	-1	00
March.	Killed.	- :	÷	-	7	:::	- :	: -	8
	.bernjal		4 4	- :	4	° ≈ = :	::-	4	
February.	Killed.		:	-	-			: :	-
	.bəminI	 	÷	-	4	e :-		4	20
.YISI ,YISUMAL	Killed.	- :	- <u>:</u> -	:	_	: : :	: : :	\dagger	- '
	.benujaI	:-	- : -	1	21	499	::-	oc o	2
December.	Killed.	21	:	-	4	::::	- <u> </u>	- -	2
	.benutal	:81	- :-	1	က	8-	::	: 6	21
November.	Killed.		- :	-:	:		-		:
_ 	.beruţaI	: -	- :-	:		2 × %		: 2	13
October, 1916.	Killed.	::	- <u>:</u>	:		61	::	: 0	24
!		: : ;	. <u>:</u> . : a	:	: 	ا ــــــــــــــــــــــــــــــــــــ		: 2	! :
Class of Person		Public: On right of way Passengers	tract	sing	Total public	Employees: Trainmen Trainmen in yards Yard trainmen Trackman end	bridgemenOther employees	dutyTotal employees	Grand total

SUMMARY OF PERSONAL ACCIDENT REPORTS OF THE WESTERN MARYLAND RAILWAY COMPANY, OCTOBER 1, 1916, TO SEPTEMBER 30, 1917.

February. Marob. April. May. June.	Killed. Killed. Killed. Killed. Killed. Killed. Killed. Killed. Killed. Injured. Killed. Injured.	2 2 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3		4 1 3 4 2 1 11	4 10 11 8 10 10 11 8 8 10 10 11 1 1 1 1 1	1	7 1 14 1 19 13 11 1 13 9	11 10 18
	· ,	- ::	<u>: </u>	4	10 1		11	22
May.	'						1	
.lhqA		64 :::	:		.::: 	<u>::</u> :	<u> </u>	1
TAT SLOTT*	!				E. 4	H	<u>+</u> ÷	2
	. '				2	- : :	1	-
February.		<u>-</u>	: <u>:</u> : <u>:</u>	-	7		-	0
.7191 , Viennas J	.berujaI	21					11	=
	Injured.			-	0413	<u> </u>	28	=
December.	Killed.			8	::::			•
November.	.benula1	-2		4	11 22 7	-! ! !	8	1 24
	Injured.	- :-	61	3	12 2 6	-:	8	 %
October, 1916.	Killed.	ublic: On right of way Passengers Carried under con-			Employees: Trainmen Trainmen in yards Yard trainmen	bridgemen. 1 Other employees. Employees not on duty.	Total employees 1	Letot break

SUMMARY OF PERSONAL ACCIDENT REPORTS OF THE PENNSYLVANIA RAILROAD COMPANY, OCTOBER 1, 1916, TO SEPTEMBER 30, 1917.

Total.	.benujaI	421		46	32 48 33	~ ∞	: 8	88
	Killed.	*		77	N N	-07	-	62
September.	.bəminI	- :	. 81	8	e :-	_	. 4	1
2040001002	Killed.	- :	: -	7			: :	8
August.	.benujal	- :	12	13	23 :4	:01	: o	21
μγ	Killed.	- :		-		: :	$ \cdot $	-
·Sme	.benniaI	: :		:	21212	: :	. 6	6
July.	Killed.			:	- :-		. 4	4
town a	.bərujaI	1	. 2	8	- :∞	::	. 6	15
June.	Killed.	1 ::	9	7		::	: :	7
· Corar	.berujaI	-		-	S) 4	- :	-	œ
.vsM	Killed.	::		1		:-	-	-
····dar	Lajured.	4		4	2 -1	: CN	: 0	6
.linqA	Killed.	-		-			: :	-
	.berujaI	- :	: :	-	- 8	:-	4	5
March.	Killed.	=======================================		[]				<u> </u>
· Cmp.100.7	.bənujaI		. N	8	4 80	-	: ∞	2
February.	Killed.		::::		::-	::	: -	-
	.bəminI	9		9	4 .00		-	13
.Viel , vraugel	Killed.			[<u>:</u>		: :		:
	.bezwial	24	: 6	∞	တ္ ထ		: 4	Si
December.	Killed.	::	-	-		::		-
	.berujaI	::		:	61 10		<u>.</u> 6	6
Иочешрет.	Killed.	::			- : :	 -	-	-
	.beruţaI		: :	8	ω⊣4	::	: ∞	2
October, 1916.	Killed.	- 	: -:	-				Ti
Class of Person	-	On right of way Passengers	Others not trespassing	Total public	Employees: Trainmen Trainmen in yards Yard trainmen.	bridgemenOther employees	dutyTotal employees	Grand total

SUMMARY OF PERSONAL ACCIDENT REPORTS OF THE UNITED RAILWAYS & ELECTRIC COMPANY OF BALTIMORE,

732 1,885 1,516 673 168 174 258 258 273 .552 7,825 .benuļuI Total. 8 Killed. 9-9 37 610 478 132 81818 .beruţal 822 12221 September. * n Killed. 52 595 5.5 5 22222 888 .berujaI August. ı, m 21 Killed. 546 20 55 5582 **#**4448 2222 Lajured. .ymt Killed. a 2 159 656 55 118 142 22728 .bewin1 197 2353 Jawe. Q C) Killed. 22333 560 2882 33 Injured. 333 OCTOBER 1, 1916—SEPTEMBER 30, 1917. May. : n က Killed. 282 20238 89 12555 113 582 .beruțaI .lingA N ::0 Killed. 509 126 635 8485 .benujaI జిశిక 86 98 18 18 March. 9 9 Killed. 83 32245 32 582 412 223552 .benuțaI February. Killed. \$22× Ξ 58 75 75 18 517 623 .benujaI 9228 January, 1917. 9 Killed. 555 107 99 82 52 x Injured. December. Killed. 553 김옥기약 5 547 201 .benujal Мочетьег. 2 က Killed. 51 191 116 545 125 670 2225 84T23T .benuţa I October, 1916. Killed. Employees:
On cars.
On track.
In shops and barns
Other employees. On cars. Collisions In vehicles. Other persons Struck by cars..... Boarding cars..... Alighting from cars Leaving front plat-Falling from cars.. Total public... Total employees. Class of Person. total Grand (

SUMMARY OF PERSONAL ACCIDENT REPORTS OF THE CHESAPEAKE & POTOMAC TELEPHONE COMPANY OF BALTIMORE CITY, OF PERTEMBER 30, 1917.

1990 A	.bewjaI	∞	-8	=	195	323	365	376
Total.	Killed.	:	::				<u> </u>	
	.benujal	:	: :	. :	13	01~ 4	ន	ន
September.	Killed.		::		:		1	:
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July.	Killed.	:		:	:			
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	.benuinI	<u></u>	: :	:	17	404	æ	33
March.	Killed.			:	_ ;		:	
	.bennial	:		:	29	-0 :	82	32
February.	Killed.	:			:			=
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	.bemiaI		::	:	7	∞ ∞4	32	32
December.	Killed.		::	1	:		[:	
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November.	Killed,	-	::	:			:	:
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October, 1916.	Killed.		::	:	:	<u> </u>		1
Class of Person.	;	Public: Street or stations.	ises	Total public	Employees: Construction	Exchanges	Total employees	Grand total

SUMMARY OF PERSONAL ACCIDENT REPORTS OF THE CONSOLIDATED GAS ELECTRIC LIGHT & POWER COMPANY OF BALTIMORE, OCTOBER 1, 1916, TO SEPTEMBER 30, 1917.

1	.benujal	-	: -	15	21	121	122
Total.	Killed.	7-	: <u>-</u>			:	-
	.berujaI	.		13	61	18	16
September.	Killed.				::	:	
	.bənınial			~ ~		21	12
August.	Killed.				<u> </u>		
July.	.benujaI			~10	64	80	∞
	Killed.			:	<u> </u>		<u> </u>
June.	.bənujal	_ :		*	6	13	13
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May.	.bemial		· -		- :	ဗ	6
	Killed.				<u> </u>		<u> </u>
.lingA	.bennjal				~ :	٥	<u>ه</u> ٔ
	Killed.		<u>: </u> :				<u> </u>
March.	.berujal				-	15	12
·	Killed.			<u>:</u>	_ : : -		<u>:</u>
February.	.berujal	- :			- : :	. 15	15
	Killed.] 	9
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	Killed.		: -	::	es :	: a	6
December.	.berujal	:-				 	
	Injured. Killed.	- :-			::	12	12
November.	Killed.	- :			::	-	- -
	.benutal		-		- : :		<u>:</u>
October, 1916.	Killed.	:		- 🗄	::		
Class of Person.		ublic: Street or stations. Consumer's premises.	Other places	tion	Consumer's premises	Total employees.	Grand total
Class		Public: Stree Const	Othe To	Employees: Construct Operation	C S S S S S S S S S S S S S S S S S S S	T ₀	9

SUMMARY OF PERSONAL ACCIDENT REPORTS OF THE MINOR STEAM RAILROAD COMPANIES IN MARYLAND, . OCTOBER 1, 1916, TO SEPTEMBER 30, 1917.
LSONAL ACCIDENT REPORTS OF THE MINOR STEAM COCTOBER 1, 1916, TO SEPTEMBER 26
ESONAL ACCIDENT REPORTS OF THE MINOR OCTOBER 1, 1916, TO SEPTE:
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SUMMARY OF

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	.benzial	::		-	1	61		64	m
.vlv.	Killed.	8			7				8
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June.	Killed.	::	<u>:</u>		:		<u>-</u>	-	-
	.benujaI	<u>:</u> -		<u>:</u>	-	٠: ن		2	6
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-	Killed.	_ ::	. :	:			:- <u>:</u>	-	-
October, 1916.	.bemial	:-	:	-	2	2		m	3
	Killed.	~ :	. i.	:			: : : :	:	· · ·
Class of Person		Public: On right of way Passengers	tract	sing	Total public	Employees: TrainmenTrainmen in yards Yard trainmenTrackmen and	Other employees Employees not on duty	Total employees	Grand total

SUMMARY OF PERSONAL ACCIDENT REPORTS OF THE MINOR ELECTRIC RAILWAYS COMPANIES IN MARYLAND,

125 **4**64 133 .bemja1 .latoT 200 16 က 19 Killed. Lajured. 85° 2 15 September. ဗ Killed. : Ø .benujaI August. :: Killed. b .bewjal July. Killed. .beaujaI .ean L Killed. .bəminl œ OCTOBER 1, 1916, TO SEPTEMBER 30, 1917. .ysM Killed. : 32 35 C) .bəmţaI 33 April. : : Killed. 4 .bemţaI Maroh. 04 Killed. .benutal February. Killed. ંજ --က .berujaI Ø .7191 , Yrannal Killed. .benuļaI December. : Killed. : **~**₽ 9 .benıjaI 9 November a 4 Killed. .benujaI 9 October, 1916. Killed. Employees:
On cars.
In shops and barns. Pedestrians. Total public . . . Total employees. Class of Person total. Grand

SUMMARY OF PERSONAL ACCIDENT REPORTS OF THE PUBLIC MOTOR VEHICLES OPERATING IN MARYLAND, OCTOBER 1, 1916, TO SEPTEMBER 30, 1917.	Baployees	Pedestrians Other Persons Total Public Operators Employees Employees Grand Total	Killed Injured Killed		1 2 2 3 1 24 4 1 5 39 7 4 11 13	114 12 7 19 1 133
PUBLIC O		Total Publ	Xilled Inju	4 2	1	1 11/
OF THE 1, 1916, T		Persons	Injured 1		1	48 11
ORTS	Ровыс	Other	Killed			
T REP OCT	Pt	strians	Injured	46		
CIDE		Pede	Killed			:
VAL AC		Passengers	Injured	10	23	55
ERSO		Passe	Killed		1	1
SUMMARY OF 1		Cause		Struck by busses Boarding busses Abdung from busses Telling from busses	Injured on busses 1 21 Collisions 23 Miscellaneous	Totals

GRADE CROSSING ACCIDENTS, OCTOBER 1, 1916, TO SEPTEMBER 30, 1917.

					-			
				Pedes	Pedestrians In Vehicles	In Vel	nicles	
Date .	Company	Public or Private Crossing and Protection	Location	Killed	-aI bənui	Killed	-aI benuţ	Remarks
Oct. 22, 1916	West. Md. Ry. Co	Public; bell	Pike; W. of Hampetead	:		÷	63	Motorcycle collided with
Nov. 10, 1916	P., B. & W. R. R. Co.	Public; watchman	Short Lane	_:	-	:		Struck by freight train.
	El. Ry. Co	Public.	N. of Towson			<u> </u>		Team collided with car. Team collided with pas-
Nov. 15, 1916 Nov. 16, 1916	Md. El. Rys. Co	Public; watchman	Maryland Ave., Westport	: :		::	-8	senger train. Auto collided with car. Team struck by freight
Nov. 17, 1916 Nov. 25, 1916 Nov. 28, 1916	Balto. & Belair El. Ry. Co. Wash. Ry. & El. Co. Cumb. & Penna R. R. Co.	Public Public Public	Harford Rd., N. of List Ave. Sligo Westernport				-08	train. Team collided with car. Team collided with car. Auto struck by freight
Dec. 3, 1916	P., B. & W. R. R. Co				- :-	:	-	train. Team struck by passenger
Dec. 9, 1916	West. Md. Ry. Co	Public; no protection	Virginia Ave., Cumberland.	_ :	:	-	:	train. Team struck by passenger
Dec. 12, 1916	Penna R. R. Co	Private; no protection	S. of Ruxton	:	:	:	81	Auto collided with pas-
Dec. 22, 1916	P., B. & W. R. R. Co	Public; gates and watchman	Oakington	i	:	-	i	Team collided with pas-
Dec. 27, 1916	Penna. R. R. Co	Public; signs	York Rd., S. of New Midway	:	:	:	4	Auto collided with freight
Jan. 10, 1917	B. & O. R. R. Co	Public; watchman	Union St., Cumberland		:	:	-	Auto struck by freight
Jan. 19, 1917	P., B. & W. R. R. Co	Public; zigns	Talbart	:	:	:	-	Team struck by freight
Jan. 25, 1917	West. Md. Ry. Co	Public; watchman	Elisabeth St., Hagerstown	:	:	:	-	Taxicab struck by freight
Jan. 29, 1917	B. & O. R. R. Co	Public; gates and watchman	Hanover and Wells Sts., Baltimore		•	:	-	Auto collided with freight
Jan. 30, 1917 Feb. 28, 1917	Capital Traction Co B. & O. R. R. Co	Public. gates and watchman	Chevy Chase			-	7	train. Team struck by car. Team struck by passenger
Mar. 2, 1917	B. & O. R. R. Co	Public; watchman	Jackson	:	:	_	_	train. Team struck by passenger
Mar. 6, 1917	P., B. & W. R. R. Co	Public; signs	Roe's, N. of Barclay	:	:	-	:	tran. Team struck by passenger
Mar. 12, 1917	B. & O. R. R. Co	Public; watchman	Cumberland Yard	i	:	:	8	Team struck by freight

			PUBLI	C SERV	ICE COM	MISSIC	N OF I	MARYLAN	D	421
Team collided with car. Auto collided with car. Auto struck by passenger	Auto bus collided with passenger train. Auto struck by freight	train. Auto collided with freight train. Team struck by oar.	light engine. Auto struck by freight train. Auto struck by freight	train. Auto struck by passenger train.	Auto struck by passenger train. Auto struck by car.	train. Sulky plow struck by passenger train.	Auto struck by passenger train. Auto struck by passenger Auto struck by passenger	train. Auto struck by car. Auto struck by freight train. Team struck by work	Team struck by passenger train. Team struck by freight train. Auto struck by freight	train. Auto struck by mixed train. Auto struck by passenger train.
	-	61×	, ro -		•	•	8	80 T	. 2 1	~ ~
8	. 8			4	9	-		F .	-	
10					: :					
					: :					
Sparrow's Point Cut-off Scott and Hamburg Sta., Baltimore Hyattaville	Kennedyville Singerly	Bridge St., Elkton	W. of DoubsForest Drive; Hagerstown.	Bridge St., Elkton	Parker's, W. of White Hall. Beltsville Williams St. Cumberland	W. of Laurel	Beall's	Sparrow's Point Cut-off Antietam St., Hagerstown Havre de Grace	Kemps	Washington St., Hagerstown Ridgely St., Baltimore
Private; no protection Public; no protection Public; gases, bell and watchman	Public; bell and signs Public; gates, bell and watchman.	Public; gates	Public; bell	Public; gates, bell and watchman	Fublic; watchman, bell and eigns. Public watchman and trainmen	Private; no protection		Private; no protection Public; watchman Public; gates and watchman	Public; bell. Public; watchman. Public	Public; watchman
United Rys. & El. Co W., B. & A. El. Ry. Co B. & O. R. R. Co	P., B. & W. R. R. Co B. & O. R. R. Co	P., B. & W. R. R. Co Wash. Ry. & El. Co Penna, R. R. Co.	B. & O. R. R. Co	P., B. & W. R. R. Co	Wesh, Ry. & El. Co B. & O. R. R. Co	B. & O. R. R. Co	Chesapeake Beach Ry. Co. B. & O. R. R. Co	United Rys. & El. Co	West, Md. Ry. Co B. & O. R. R. Co Penna. R. R. Co	West, Md. Ry. Co B. & O. R. R. Co
Mar. 23, 1917 Mar. 25, 1917 April 21, 1917	May 2, 1917 May 10, 1917	May 13, 1917 May 22, 1917 June 6, 1917	June 10, 1917 June 19, 1917	June 21, 1917	June 23, 1917 June 23, 1917	June 25, 1917 July 6, 1917		July 19, 1917 July 24, 1917 July 27, 1917	July 30, 1917 July 31, 1917 Aug. 1, 1917	Aug. 8, 1917 Aug. 9, 1917

GRADE CROSSING ACCIDENTS, OCTOBER 1, 1916, TO SEPTEMBER 30, 1917—Concluded.

				Pedes	trians	Pedestrians, In Vehicles	cles
Date	Company	Public or Private Crossing and Protection	Location	Killed	-nI berui	Killed	In-ed Romarks
Aug. 24, 1917 E	Aug. 24, 1917 B. & O. R. R. Co Public; no protection	Public; no protection	Brunswick St., Baltimore	<u>:</u>	:	:	1 Auto struck by freight
Aug. 26, 1917 C	Aug. 26, 1917 Chesapeake Beach Ry. Co. Public.	Public	Upper Marlboro	_: :	:	10	5 Auto struck by passenger
Aug. 30, 1917 F	Aug. 30, 1917 P B. & W. R. R. Co	Public; watchman	Short Lane		:	2	3 Auto struck by light en-
Sept. 6, 1917 P Sept. 8, 1917 B	P., B. & W. R. R. Co B. & O. R. R. Co	Public; gates and watchman Public; signs	Calverton Rd., Baltimore	-	:	<u> </u>	Struck by passenger train. Auto struck by freight
Sept. 13, 1917 B	B. & O. R. R. Co B. & O. R. R. Co	Public; watchman	Harrison St., Cumberland Silver Springs				Struck by freight train. Watchman struck by pas-
Sept. 15, 1917 P	Penna. R. R. Co	Private; no protection	Ladiesburg		:	:	senger train. Team struck by passenger
Sept. 22, 1917 U	United Rys. & El. Co P., B. & W. R. R. Co	PublicPublic; watchman	Sparrow's Point Cut-off			•	Team struck by car. Auto struck by freight
Sept. 24, 1917 B	selto. & Belair El. Ry. Co.	Belto. & Belair El. Ry. Co. Public; no protection	Harford Rd. and German			•	train.
Sept. 24, 1917 V	West. Md. Ry. Co	Public; watchman	Franklin St., Hagerstown	-	: :	-	Watchman struck by
Sept. 25, 1917 V	Sept. 25, 1917 West. Md. Ry. Co Public: bell	Public: bell	North Junction		:	:	1 Auto struck by freight train.
Totals				4	9	40	97

APPENDIX V

PRELIMINARY STATEMENT.

The corporations named below are operated as parts of other systems:

STEAM RAILROADS.

CORPORATION NOT OPERATING. CORPORATION OPERATING.
Baltimore Belt R. R. CoBaltimore & Ohio R. R. Co.
Baltimore & Ohio R. R. Co. in Pa Baltimore & Ohio R. R. Co.
Confluence & Oakland R. R. Co Baltimore & Ohio R. R. Co.
Lancaster, Cecil & Southern R. R. Co. Baltimore & Ohio R. R. Co.
Metropolitan Southern R. R. Co Baltimore & Ohio R. R. Co.
Washington County R. R. Co Baltimore & Ohio R. R. Co.
Columbia & Port Deposit Ry. CoPhila., Balto. & Wash. R. R. Co.
Delaware R. R. Co
Delaware, Md. & Va. R. R. Co Phila., Balto. & Wash. R. R. Co.
Elkton & Middletown R. R. CoPhila., Balto. & Wash. R. R. Co.
Phila. & Balto. Central R. R. CoPhila., Balto. & Wash. R. R. Co.
Md. & Pa. Terminal Ry. CoMaryland & Pennsylvania R. R. Co.
York, Hanover & Fredk. R. R. Co Pennsylvania R. R. Co.
George's Creek & Cumberland R. R. Co Western Maryland Ry. Co.

ELECTRIC RAILROADS.

CORPORATION NOT OPERATING.	CORPORATION OPERATING.
Balto., Sparrow's Pt. & Ches. Ry. Co.	.United Railways & Electric Co.
Balto., Halethorpe & Elk. Ry. Co	.United Railways & Electric Co.
Loraine Electric Ry. Co	.United Railways & Electric Co.
Blue Ridge Ry. Co	Cham., Green. & Waynesboro Ry. Co.
Sandy Springs Ry. Co	. Kensington Ry. Co.
Washington & Glen Echo R. R. Co	.Washington Ry. & Electric Co.
Washington, Berwyn & Laurel Elec. Ry. Co	Washington Ry. & Electric Co.

ELECTRIC LIGHT COMPANIES.

CORPORATION NOT OPERATING.	ÇO	RPORATIO	ON OPE	RA	TING.	
Baltimore Electric Light CoCon.	Gas	Electric	Light	å	Power	Co.
Baltimore County Electric CoCon.	Gas	Electric	Light	å	Power	Co.
Mt. Washington E. L. & P. CoCon.	Gas	Electric	Light	å	Power	Co.
Patapsco Elec. & Mfg. Co. of MdCon.						
Patapsco Elec. & Mfg. Co. of DelCon.	Gas	Electric	Light	&	Power	Co.
Roland Park Electric & Water CoCon.	Gas	Electric	Light	&	Power	Co.



FRAGMENTARY REPORTS.

The following abstracts are from the reports of various Corporations which were rendered in such incomplete or otherwise defective form as to furnish little or no material for the statistical tables. Where inconsistencies were shown in the figures given, or where information called for was not given, the reporting Corporation was notified, but failed to correct the figures or supply the information required.

- 1—BALTIMORE AND VIRGINIA RAILWAY COMPANY. Electric railway not yet constructed.
- 2-BLUE RIDGE WATER COMPANY.

Capital stock, \$28,120. Plant cost \$29,020. Revenue, \$2,797. Expenses, \$2,721. Has 1 reservoir, 150,000 gallons capacity. 2 pumps. 1 engine, 50 H. P. 1 boiler, 100 H. P. Has 98 consumers.

3-GEO. A. BOUNDS & COMPANY.

Electric generator operated in connection with a mill and packing-house. Revenue, \$720. Expenses, \$1,650. Has 55 consumers.

4—EVERETT C. CANNON.

Operates a small electric plant costing \$13,000. Capital, \$5,000. First mortgage, dated March 12, 1915, \$8,000. Revenue, \$5,188. Expenses, \$3,420. Has 2 generators, 70 K. W. 125 consumers.

5—CENTREVILLE ELECTRIC LIGHT PLANT.

Plant owned by the town of Centreville. Plant cost \$34,300. Funded debt, \$23,500. Revenue, \$13,340. Expenses, \$11,841. Depreciation, \$2,500. Has 2 generators, 200 K. W. 363 consumers.

6-CHESTER RIVER STEAMBOAT COMPANY.

Capital stock, \$100,000. Owned by the Maryland, Delaware and Virginia Ry. Co. The Company ceased operating in 1905.

7-CUMBERLAND AND PENNSYLVANIA RAILROAD COMPANY.

Telephone line for railroad operations, but as a convenience to the public allows use of its lines at published rates. Has 35½ miles poles. 286.43 miles aerial wire. Cost, \$4,223.22. Gross revenue, \$227.76.

8—DENMORE PARK HOTEL WATER, LIGHT AND HEATING CO.
 Private plant. Cost, \$6,877. Revenue, \$3,077. Expenses, \$2,119.
 Has 301 consumers. 3 artesian wells. 3 pumps. 3 gas engines.
 1 standpipe 15,000 gallons capacity. 2 miles 1 to 3 inch mains.

9-EASTON LIGHT AND FUEL COMPANY.

In hands of receivers. Capital stock, \$50,000. First mortgage 5% 20-year bonds due July 1, 1934, \$50,000. Total assets, \$31,541. Total liabilities, \$128,413.

10-EVERGREEN WATER COMPANY.

Private plant operated in connection with a suburban development. Plant cost \$25,315. Revenue, \$1,658. Expenses, \$1,705. Has 2 artesian wells. 2 pumps. 2 gas engines, 43 H. P. 1 standpipe, 55,000 gallons capacity. 1.14 miles 2 to 4 inch mains. 125 consumers.

11—FROSTBURG-GRAHAMTOWN WATER COMPANY.

A co-operative water company. Capital stock, \$1,250. Plant cost \$1,500. Revenue, \$469. Expenses, \$212. Consumers, 59.

12—HAGERSTOWN AND CLEAR SPRING RAILWAY COMPANY.
Not yet under construction.

13-LAUREL-MAYOR AND CITY COUNCIL.

Operates electric plant and water works. Electric plant cost \$15,000. Water works cost \$68,000. Bonds issued, \$45,000, 4%, due 1946, and \$38,000, 5%, due 1955. Has 2 generators, 100 K. W. 18 miles pole lines. 33 transformers. 235 meters. 229 consumers. 147 incandescent street lamps.

14—LYNCH RURAL TELEPHONE COMPANY.

A small country plant having 4 miles pole lines. Capital stock. \$600. Plant cost \$324. Has 6 subscribers. Revenue, \$6.00. Expenses, \$49.

15—OVERLEA REALTY COMPANY.

Operates a water works in connection with a suburban development. Plant cost \$8,460. Revenue, \$731. Expenses, \$460. Has 2 artesian wells. 2 standpipes, 15,000 gallons capacity. 2 pumps. 1 gas engine. 1 electric motor. 1 mile 2 to 6 inch mains. Has 68 consumers.

16-RIGGIN COMPANY, N. L.

Owner of power barge "E. K. Reed." Marine equipment, \$10,000. Wharf property and real estate, \$3,000. Operating expenses, \$4,100.

17—RINGGOLD TELEPHONE COMPANY.

A small country line connected with the Chesapeake and Potomac Telephone Company. Capital stock, \$500. Has 9 miles of pole lines. 9 subscribers. Revenue, \$72. Expenses, \$52.

18-ROUZERVILLE WATER COMPANY.

Operates principally in Pennsylvania. Plant cost \$7,984. Revenue, \$1,483. Expenses, \$876. Has 65 consumers in Maryland. Has 2 pumps, 60,000 gallons daily capacity. 1 gasoline engine, 6 H. P. 1 water wheel, 15 H. P. 2 reservoirs, 175,000 gallons capacity. 2½ miles 1 to 2 inch mains.

19-THE SEVERNA COMPANY.

Operates water works in connection with land development. Water works cost \$12,000. Revenue, \$602. Expenses, \$619. Has 2 reservoirs, 24,000 gallons capacity. 1 pump, 57,600 gallons daily capacity. 1 electric motor, 3 H. P. 2 miles 1 to 3½ inch mains. Has 23 consumers.

20-STOCKHAM, EDWARD V.

Owner of power barge "Chelsea." Marine equipment, \$7,634. Operating revenue, \$6,850. Operating expenses, \$8,637.

21-STOCKHAM ELECTRIC LIGHT COMPANY.

Partnership investment, \$7,155. Plant cost \$7,755. Revenue, \$1,658. Expenses, \$1,901. Plant consists of 2 oil engines, 75 H. P. 1 generator, 25 K. W. 6 miles pole lines. 8 transformers. 50 meters. 95 consumers.

22—SUSQUEHANNA POWER COMPANY.

Sold under foreclosure. Purchased by Frank J. Hoen for \$300,000. Subject to \$150,000 underlying 6% bonds. Sale ratified by Court May 2, 1914. On account of litigation reorganization plans have not been perfected.

23-TERMINAL FREEZING AND HEATING COMPANY.

Capital stock, common, \$675,000. Capital stock, preferred, \$794,400. First mortgage, 5% 20-year gold bonds outstanding, \$265,000. Collateral trust notes 6%. \$75,000. Revenue from steam heating, \$92,025. Operating expenses, \$80,782. Interest on funded debt and taxes paid, \$9,008. Net income from operations, \$2,234.

24-UNION TRANSFER COMPANY.

Incorporated under the laws of the State of Pennsylvania in February, 1867. Investments in State of Maryland, \$43,535. Operating revenue in Maryland, \$49,119. Operating expenses in Maryland, \$50,113. Deficit from operation, \$994.

25-WASHINGTON, BERWYN AND LAUREL ELECTRIC RAILWAY COMPANY.

Organized September 27, 1910. No capital stock outstanding. Property sold to the City and Suburban Railway Company of Washington October 20, 1910.

26—WASHINGTON, WESTMINSTER AND GETTYSBURG RAILROAD COMPANY.

Not operating. Capital stock, \$579,800. No statement of assets and liabilities.

27—WAYNESBORO ELECTRIC COMPANY, WAYNESBORO, PA. Statement June 30, 1917. Assets, \$157,651. Liabilities, \$150,814. Surplus, \$6,837. Distributes electricity in Pen-Mar, Md. Has 57 consumers. Revenue in Maryland, \$1,261. Expenses in Maryland, \$769.

28-WEEMS STEAMBOAT COMPANY.

Capital stock, \$600,000. Owned by the Maryland, Delaware & Viriginia Ry. Co. The Company ceased operating in 1905.

29—WESTERN UNION TELEGRAPH COMPANY OF BALTIMORE CITY.
Operated as part of the Western Union Telegraph Company System.
Capital stock, \$60,000. Has 1,069 miles pole lines. 17,511 miles aerial wire. 1,229 miles underground wire. 9 miles submarine wire. 14 6-10 miles single duct. Has 489 male and 118 female employes. Revenue from intrastate business, \$37,514. Expenses in Maryland not separated in system accounts.

30-WOODALL AND WELCH FREIGHTING COMPANY.

A partnership consisting of J. E. Woodall, Jr., and John Welch, successors to J. E. Woodall, Jr. Owners of power boat "Kitty Woodall," valued at \$12,000. Operating revenue, \$3,057. Operating expenses, \$2,145.

CORPORATIONS NOT REPORTING.

STEAM RAILROADS:

Preston Railroad Company.

ELECTRIC RAILWAYS:

Hagerstown, Greencastle & Mercersburg Railway Company. Hagerstown and Clear Spring Railway Company. North Beach Railway Company.

Towson and Cockeysville Railway Company.

Washington, Woodside and Forest Glen Railway Company.

Washington and Maryland Railway Company.

ELECTRIC COMPANIES:

Electric and Ice Manufacturing Company. Glen Burnie Electric Light and Power Company. Geo. F. Praether. Severna Park Electric Company.

TELEPHONE COMPANIES:

Silver Run Telephone Company.

WATER COMPANIES:

Salisbury Water Company.
Sudbrook Water Works.
Linthicum Heights Water Company.
Maryland Water Company of Cecil County.

MISCELLANEOUS:

Havre de Grace and Perryville Bridge Company.

ALPHARETICAL LINT OF CORPORATIONS REPORTING, SHOWING TOTAL CAPITALIZATION, FUNDED DEBT AND INTEREST ACCRUED ON SAME, AND CAPITAL.

	STOCK AND DIVIDENDS DECLARED ON CAPITAL STOCK, SO FAR AS REPORTED.	ON CAPITAL ST	OCE, SO FAR AS	Raported.		
Mar	Marginal Title of Corporation.	CAPITAL STOCK.	FUNDED DEBT.	TOTAL CAPITALIZA- TION.	INTEREST ACCRUED ON FUNDED DEBT.	DIVIDENDS DECLARED ON CAPITAL STOCK.
		1	2	8	4	2
232	Antietam Electric Light & Power Co.	\$11,500 172,700	199,500	\$20,500 372,200	\$548 10,715	806'9\$
222	Alexana was Co. Adama Express Co. American Express Co.	10,000,000	21	31,916,500 17,539,000	885,830	1,400,870
9.00	Baltimore & Obio Railroad Co. Baltimore & Obio Railroad Co. in Pennavivania	210,808,775	422,408,123	633,216,898	18,118,620	9,951,753
0 010	Baltimore Belt Railroad Co Baltimore, Cheapeake & Atlantic Railway Co	2,500,000 2,500,000	6,000,000	3,830,000 3,830,000	67,833	
1219	Battimore & Beltone & Elkridge Railway Co. Battimore, Haleftone & Elkridge Railway Co.	46,250 10,000		46,250		1,850
919	Baltimore, Sparrow's Point & Chesapeake Railway Co. Blue Ridge Railway Co.	400,000	2,000,000	2,400,000	000'6	
88	Baltimore Electric Co. of Baltimore	3,500,000 150,000	3,721,000 221,000	7,221,000	186,050	20,000
323	Bel Air Electric Co. Brooklyn & Curtis Bay Water Co.	44,400 100,000	25,000	150,000	1,500	
222	Baltimore County Water & Electric Co.	390,000 49,500	901,000 48,800	000 186 88 300	2,468	15,600
221	Blue Ridge Water Co.	28, 120	10,000	28,000 28,120	000	900
22	Braddock Heights Water Co. Burkittsville Water Co.	8,500 2,110	9,500	18,000	570	
95	Baltimore & Philadelphia Steamboat Co	281,400		281,400		14,070
0,00	000	1,000,000	1,000,000	2,800,000	50,000	30,000
000	Connucence of Daktand Hallroad Co. Cumberland & Pennsylvania Hallroad Co. Cumberland Vallroad Co.	1,500,000	1,152,000	320,000 2,652,000 5,333,550	61,083	193,813
1612	-	200,000	1.750.000	200,000	87.500	69 826
223	000	200,000	100,000	300,000	5,000 280,305	104,000
288	Cambefind & westerport Electric Kallway Co. Chesterlown Electric Light & Power Co. Connolidated Gas Electric Light & Power Co.	1 2 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	655.000 21,300 37,827,515	36,300 38,300 313,315	32,750	1 305 746
222		35,540	50,000	85,540	2,500	
232	Cambridge Gas, Electric Light & Centreville Electric Light Plant.	100,000	24,000 24,000	261,000 1,000 1,000	9,578 9,578 952	6,750

Dirprio	SERVICE	COMMITTERIAN	ΔE	MADOT	43"0

	Pt	UBLIC SERVICE CO.	ммія	SION OF	MARYLAND			431
3,000	398, 982 420 7, 278	19,250 600 960		10,575	7.740	:		
1, 200 7, 200 850 850 75 75	22,500 37,909 37,909 1,130 1,800	24,687 360 1,500 3,000 945			109,128 14,550 2,604 2,500 400 1,880 2,000	2,388	1,750	
186,000 186,000 32,000 50,000 10,000 138,600 16,000 16,000 17,000 13,000 13,000 13,000	5,487,275 1,498,679 86,000 78,000 65,000 103,970 6,875	76,800 765,000 765,000 722,080 7,500 30,000 112,000 125,315 100,000 45,000	9,950 1,250	3,500,000 10,000 100,000 16,800	5,934,300 491,000 52,000 86,000 100,000 31,425 47,000 125,000	50,000	000'09	400,000
30,000 120,000 17,000 1,500 8,000	500,000 1,043,979 10,000 48,500 30,000	490,000 6,000 30,000 20,000 20,000		008	3, 299, 300 291, 000 43, 400 50, 000 17, 600 50, 000	33,000	35,000	200,000
30,000 15,000 10,000 138,600 138,600 10,000 5,000	4,987,275 454,700 76,000 29,500 35,000 103,970 6,875	76,800 275,000 275,000 16,080 17,500 12,000 25,000 25,000	9,950 1,250	3,500,000 10,000 100,000 16,000	2,635,000 200,000 50,000 8,600 8,600 50,000 50,000 50,000 50,000 75,000	17,000	25,000	200,000
Cristian Clast & Power Co. Citisens Clast Co. Charlotron Gas Co. Chesterton Manufacturing Co. Chesterland Lee Norman Telephone Co. Cunchendand Valley Telephone Co. Cecil Farmers Telephone Co. Cecil Farmers Yesamboat Co.	6 Delaware Railroad Co. 2 Delmarvia Utilities Co. 2 Delmarvia Utilities Co. 2 Delmar Bletho Power Co. 2 Delmar Water Co. 2 Dorcher Water Co. 3 Dorcher Water Co.	6 Elkton & Middletown Railroad Co. 2 Emmisburg Railroad Co. 2 Elkton Electric Illuminating Co. 2 Elkton Gast Light Co. 2 Emmisburg Electric Co. 2 Estaton Utilities Co. Electric Department. 3 Ensign Utilities Co. Electric Department. 3 Evergreen Water Co. 32 Estroptical Light & Rel Co. 32 Estroptical Light & Rel Co. 33 Fillicott City Water Co.	2 Frostburg Water Co. 2 Frostburg-Grahamtown Water Co.	6 George's Creek & Cumberland Railroad Co. 2 Georgetown Cas Light Co. of Montgomery County. 3 Glipri's Falls Electric Co. 2 Garrett County Telephone Co.	2 Hagerstown & Frederick Railway Co. 22 Hagerstown Light & Heat Co. 23 Havre de Grace Electric Co. 24 Havre de Grace Electric Co. 25 Hyatsville Cas & Electric Co. 26 Home Electric Light & Power Co. 27 Harve de Grace Gas Co. 28 Harper's Electric Light & Power Co. 29 Harper's Electric Light & Power Co. 20 Harver de Grace Water Co. 31 Harver de Grace Water Co.	2 Idlewild Electric Light, Heat & Power Co	2 Kensington Railway Co	6 Lancaster, Cecil & Southern Railway Co

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Mar	Marginal Title of Corporation.	CAPITAL Brock.	FUNDED DEBT.	TOTAL CAPITALIEA- TION.	INTEREST ACCRUED ON FUNDED DEBT.	DIVIDENDS DECLARED ON CAPITAL SPOCE.
		-	67	80	7	202
72	Lonaconing Water Co. Lynch Rural Telephone Co.	\$70,000 600	\$27,500	\$97,500 600	\$1,800	\$2,100
\$2527775883316 0 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	Maryland, Delaware & Virginia Railway Co. Maryland & Pennsylvania Railwad Co. Maryland & Pennsylvania Terminal Railway Co. Maryland Electric Railways Co. Maryland Electric Railways Co. Maryland Electric Light Co. Mayor & City Council of Laurel, Maryland Manoherer Light Co. Manoherer Lighting & Heating Co. Manoherer Lighting & Heating Co. Manoherer Lighting & Heating Co. Maphwille Telephone Co. of Baltimore Maryland Telephone Co. of Baltimore Maryland & Delaware Telephone & Telegraph Co.	3,000,000 1,602,500 1,200,000 1,164,000 1,164,000 83,280 5,380 5,380 5,380 5,380 5,380 5,380 1,000,000 1,100	2,000,000 2,343,450 2,00,000 1,200,000 5,489,000 83,000	5,000,000 6,645,956 6,645,956 6,645,000 6,645,000 88,000 88,000 88,500 88,500 88,500 1,000,000 11,200	100,000 66,496 10,000 274,450 3,700 1,312	11.330
444 444 444 444 444 444 444 444 444 44		2,500,000 27,077,200 142,167,200 28,300 4,900 1100,000 600,000	4,081,000 7,063,351 93,894,500 13,000	6,581,000 34,140,551 236,061,700 41,300 4,900 100,000 962,000	166,547 358,453 4,137,227 650 20,190	300,000 2,186,172 10,064,010 8,000 60,000
388226 72	hard hard hard hard	8,460 2,497,150 26,436,950 225,000 18,665	28,026,145	8,460 4,916,919 54,463,095 225,000 18,665	62,884	1,057,478
			6,636,000	8,125 75,000 12,636,000 10,200 16,200 16,200 1,000 1,000 60,000	350,019	8,000 660,000 2,856 250
92 36 72	Pullman Co. Roland Park Electric & Water Co. Roland Park Water Co.	117,107,212 25,000 50,000	300,000 168,000	325,000 318,000	15,000 - 8,044	9,529,035

	P	UBLIC SERVICE	COMMISSION OF MARYLAND	433
0	1	2 1,155,000 819,368 0 3905	6 87,378 10 880,000 10 145,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,0	
87	2,401	13,250 13,250 232 2,380,402 600	2, 409, 299 2, 409, 299 2, 400 7, 500 7, 500 1, 194 13, 800	6,000
8.000 13.260 30,000 000 000	147,000 12,000 1,643,500 1,643,600 151,000 12,000 12,000 12,000 12,000	36,400 1,734,400 2,105,812 76,123,200 21,745 6,500	23, 660 1128, 663, 141 128, 663, 141 1471, 360 1460, 360 1471, 360 1580, 360 17, 141 17, 141 18, 141	675,000
15,000	47,000 1,643,000 51,000	8,000 265,000 5,812 55,631,000	69, 100, 600 10, 100, 600 11, 100, 600 11	150,000
x 113,250 15,000 15,000	100,000 12,000 7,155 7,155 100,000 12,000 300,000	36,400 253,000 1,469,400 2,100,000 20,484,200 11,745 6,500 15,000	2, 2000 2, 200	525,000
Rouserville Water Co. Ringgold Telephone Co. Ringgold Telephone Co. Riggin Co., N. L. Rognel Heights Water Co.	Salisbury Light, Heat & Power Co. Snow Hill Electric Light Co. Stockton Electric Light Co. Susquehanna Transmission Co. South Dorchester Telephone Co. South Electric Electric South Co. South Electric Electrone Co. Southern Express Co. Stockham E. W. Stock Steamboat Co. Suguehanna Power Co.	Towson & Cockeysville Electric Railway Co. Tolchester Beach Improvement Co. Terminal Freeing & Heating Co. Union Railways & Electric Co. United Railways & Electric Co. Union Telephone Co. Union Telephone Co. Union Telephone Co.	Washington County Railroad Co. Washington, Potomae & Chesapeake Railroad Co. Western Maryland Railroad Co. Western Maryland Railroad Co. Western Maryland Railroad Co. Washington, Baltimore & Annupolis Electric Railroad Co. Washington & Glen Echo Railroad Co. Washington & Glen Echo Railroad Co. Washington Railway & Electric Co. Washington Roleville Railway Co. Washington Interruban Railway Co. Washington Interruban Railway Co. Washington of Great Falls Railway Co. Washington of Maryland Railway Co. Washington of Maryland Railway Co. Washington Cas Light Co. of Montgomery County West Virginia & Maryland Gas Co. of Maryland West Virginia & Maryland Gas Co. of Maryland Washington County Water Co. Washington County Water Co. Washington County Water Co. Washington County Water Co. Western Union Telegraph Co. of Baltimore Washington County Water Co. Western Union Telegraph Co. Western Union Telegraph Co. Western Electric Lailt & Power Co. Western Electric Railway Co. Washington Serven & Jaurel Electric Railway Co.	York, Hanover & Frederick Railroad Co

KEY TO MARGINAL NUMBERS

Class of Corporation.	Operating.	Not Operating.	Operated Under Lease or Agreement	Individual.
Steam Railroad Co	2	4	6	8
Street or Electric Railroad Co.	12	14	16	18
Gas Co. (coal or water gas only)	22	24	26	28
Electrical Co	32	34	36	38
Gas and Electrical Co	232	234	236	238
Natural Gas Co	42	44	46	48
Telephone Co	52	54	56	58
Telegraph Co	62	64	66	68
Water Co	72	74	76	78
Express Co	82	84	86	88
Steamboat Co., etc	92	94	96	98

TABLES.

STEAM RAILROAD CORPORATIONS.

- Consolidated statement of assets, liabilities, surplus and income.

- Assets, with classification.
 Liabilities, with classification.
 Securities of all classes outstanding.
- Funded debt and capital stock, with rate of interest on debt and dividends on stock. Cost of road and equipment and cost per mile of road.

 Income account and profit and loss account.

- 5. 6. 7. 8. 9. Railway operating revenues. Railway operating expenses. Mileage of road operated.
- 10.
- 11. 12.
- 13.
- Statistics of rail operations, continued.
- Revenue freight carried.

ELECTRIC RAILROAD CORPORATIONS.

- Consolidated statement of assets, liabilities, surplus and income.
- 16.
- Assets, with classification.
 Liabilities, with classification.
 Securities of all classes outstanding.
- 19. Funded debt and capital stock, with rate of interest on debt and dividends on stock.
- 20. Cost of road and equipment. 21.
- Income account and profit and loss account.
- 22. Railway operating revenues.
- 23.
- Railway operating expenses.

 Mileage of road operated and description of equipment.
- Mileage, traffic and miscellaneous statistics.

ELECTRIC LIGHT CORPORATIONS.

- 26. Consolidated statement of assets, liabilities, surplus, gross income, deductions from gross income and net income.
- 27. Assets, liabilities and surplus, with classification. 28. 29.
- Gross income, with deductions, payments, etc.
 Funded debt and capital stock, with rate of interest on debt and dividends on stock.
 Operating statistics, for year ended June 30, 1917.
 Casualties, classified as to employes and others.

GAS AND ELECTRICAL CORPORATIONS.

- 33. Consolidated statement of assets, liabilities, surplus, gross income, deductions from gross income and net income.
- Assets, liabilities and surplus, with classification.
- 35. 36.
- 37.
- Asserts, insolutes and surplus, with discontinuation.

 Gross income, with deductions, payments, etc.

 Funded debt and capital stock, with rate of interest on debt and dividends on stock.

 Operating statistics, for year ended June 30, 1917.

 Casualties, classified as to electrical and gas corporation employes and others.

WATER CORPORATIONS.

- 39. Consolidated statement of assets, liabilities, surplus, gross income, deductions from gross
- income and net income.

 Assets, liabilities and surplus, with classification.
- Gross income, with deductions, payments, etc. . Funded debt and capital stock, with rate of interest on debt and dividends on stock. 42.
- Supply and service, classification of, for year ended June 30, 1917. Casualties, classified as to employes and others. 43.

TELEPHONE AND TELEGRAPH CORPORATIONS.

- Consolidated statement of assets, liabilities, surplus, gross income, deductions from gross income and net income.
- 46. 47.
- Assets, liabilities and surplus, with classification.
 Gross income, with deductions, payments, etc.
 Funded debt and capital stock, with rate of interest on debt and dividends on stock.
 Operating statistics, for year ended June 30, 1917.
- 50. Casualties, classified as to employes and others.

EXPRESS CORPORATIONS.

- Assets, with classification. Liabilities, with classification. 51.
- Income account and profit and loss account. Operating revenues, with distribution.
- Operating expenses, with distribution.
- PULLMAN COMPANY. Assets and liabilities.
- Income account and profit and loss account. 57.
- 58. Operating revenues, with distribution. Operating expenses, with distribution. 59.
- 60. Operating statistics.
 - OTHER CORPORATIONS.
- Assets and liabilities. Income account.

TABLE

SHOWING FOR EACH OF THE STEAM RAILEOAD CORPORATIONS NAMED THEREIN THE TOTAL AMOUNTS OF ASSETS, OF FROM GROSS REVENUE AND THE NET INCOME FROM THE OPERATIONS OF THE YEAR

		То	TALS.	
,	Assa	T8.	LIABIL	ITIES.
1 (a) Baltimore Belt R. R. Co	Total Amount December 31, 1916.	Increase Over Preceding Year.	Total Amount December 31, 1916.	Increase Over Preceding Year.
	1	2	3	4
Baltimore, Chesapeake & Atlantic Ry. Co. Baltimore & Ohio R. R. Co. A (a) Baltimore & Ohio R. R. Co. in Pennsylvania Baltimore & Sparrow's Point R. R. Co. Canton R. R. Co. Chesapeake Beach Ry. Co. (a) Columbia & Port Deposit Ry. Co. (a) Columbia & Port Deposit Ry. Co. (a) Columbia & Pennsylvania R. R. Co. Cumberland & Pennsylvania R. R. Co. Cumberland & Pennsylvania R. R. Co. (a) Delsware R. R. Co. (a) Elkton & Middletown R. R. Co. (b) Emmitsburg R. R. Co. (a) George's Creek & Cumberland R. R. Co. Maryland, Delsware & Virginia Ry. Co. Maryland & Pennsylvania R. R. Co. (a) Maryland & Pennsylvania R. R. Co. (a) Maryland & Pennsylvania R. R. Co. (a) Maryland & Pennsylvania R. R. Co. Nortok & Western Ry. Co. Nortok & Western Ry. Co. Nortok & Western Ry. Co. Philadelphia & Baltimore & Washington R. R. Co. Philadelphia, Baltimore & Washington R. R. Co.	\$12,767,563 4,392,734 712,577,515 43,975,320 300,562 2,613,755 4,254,506 330,977 6,391,486 11,017,875 7,813,113 2,055,804 79,388 88,383 6,621,353 402,694 5,103,100 2,696,388 14,176,934 44,854,738 14,176,934 44,854,738 5,168,463 2,168,463 2,168,463 1,181,408 4,366,621 1,181,408 4,366,621 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,1854 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181,408 6,181 1,181 1,181 1,181 1,181 1,181 1,181 1,181 1,181 1,181 1,181 1,181 1,181 1,181 1,181	\$2,154,108 143,063 45,053,720 813,922 28,783 237,444 40,312 109,461 1083,756 236,890 28,301 2,454 3,345 9,885 24,650 891 1,053,894 1,537,561 7,056,193 97,545 97,545 97,545 97,545 109,375 130,405 130,405 140,405 150,375 130,405 140,405 150,375 150,375 130,405 140,405 150,375 150,375 150,375 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405 170,405	\$10, 267, 563 4,643,004 677, 804, 233 43, 975, 453 160, 706 946, 578 4, 383, 299 2, 816, 187 330, 977 5, 460, 581 6, 652, 535 5, 867, 612 3, 957, 465 6, 305, 070 402, 694 6, 037, 127 4, 123, 076 437, 564 2, 690, 388 9, 247, 001 38, 401, 946 276, 018, 962 53, 517, 834 437, 564 42, 690, 388 9, 247, 001 38, 401, 946 276, 018, 962 5, 917, 834 63, 514, 418 2, 138, 973 1, 490, 667 1, 527 136, 002, 162 1, 240, 190	\$345,892 93,188 35,146,244 814,055 3,902 258,821 158,871 20,378 20,477 165,955 104,177 165,955 188,485 23,567 23,567 891 41,352 1,573,910 793,927 97,642 338,986 20,319 179,695 7,734 6,154,024 4,2679

⁽a) Denotes that the company is operated by another company and its revenues and expenses are included in the report of the operating company. See "Preliminary Statement."

Note-Deficit, loss and other reverse items on this table are printed in bold type.

⁽b) 50,000 shares of preferred stock, par value \$50 each, surrendered by the Baltimore & Ohio Railroad Company without consideration.

^(*) Denotes Class "C" roads.

No. 1

Liabilities and of Surflus, on December 31, 1916, and the Total Amount of Gross Revenue, the Deductions

Ended December 31, 1916, and the Increases or Decreases from the Preceding Year.

			TOTALS	-Continued.			
SURPLUS OF	R DEFICIT.	GRoss F	LEVENUE.		FROM GROSS	NET INCO OPERAT	
Total Amount December 31, 1916.	Increase Over Preceding Year.	Total Amount December 31, 1916.	Increase Over Preceding Year.	Total Amount December 31, 1916.	Increase Over Preceding Year.	Total Amount December 31, 1916.	Increase Over Preceding Year.
5	6	7	8	9	10	11	12
(b)\$2,500,000 250,330 34,773,282 133	\$2,500,000 236,271 9,907,476 133	\$1,254,098 123,058,561	\$73,608 17,036,497	\$1,339,355 116,348,302	\$73,877 19,992,445		\$147 ,485 2 ,955 ,945
139,856 137,024 1,769,544 1,438,319	24,881 21,377 199,183 129,839	201,838 60,923 107,752	* 20,566 *	181,010 82,300 204,586	16,712	20,828 21,377 96,834	3 ,854
930,905 5,265,340 1,945,501 1,901,661	66,029 979,579 70,935 160,184	1,035,011 3,887,789	23,420 630,496	858,528 3,875,960	29,166 622,052	176,483 11,829	52,586 8,444
2,588 34,864 316,283	2,289	9,198	*	6,909	*	2,289	*
934 ,027 223 , 139 2 ,874	132,214 48,157	929,112 499,443	16,717	1,061,827 498,639	21,267 *	132,715 804	4,550
4,929,933 6,452,812 49,325,399	1,012,542 36,349 6,262,266	5,308,354 62,151,287	1,051,006	4,365,356	443,251 3,843,606	942,998	6,862,238
749 ,371 19,184 ,872 2,227 ,648 309 ,261	97 639,068 480,056 49,290	27,118,909 1,969,973	1,930,484 341,147	26,671,228 1,513,691	2,393,736 30,891	447,681 456,282	
54 ,673 1 ,594 ,533 358 ,520	7,443 1,320,783 4,206	25,963 12,251,879 34,722	1,993,928 8,214	33,406 10,932,819 62,269	567,361 5,540	7,443 1,319,060 27,547	1,426,567 2,674

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	Ass	ET9.	INVESTME
TITLE OF CORPORATION.	Total Assets December 31, 1916.	Increase Over Preceding Year.	Cost of Road an Equipmen
	1	2	3
Baltimore Belt R. R. Co	i	\$2,154,108	\$12,767.
Baltimore, Chesapeake & Atlantic Ry. Co	4,392,734 712,577,515	143 ,083 45 ,053 ,720	4,112, 350,345,
Baltimore & Ohio R. R. Co. in Penna	43,975,320	813,922	43,975.
Baltimore & Sparrow's Point Railroad Co	300,562	28,783 237,444	198,
Canton R. R. Co	2.613.755	40,312	558, 2,517.
Columbia & Port Deposit Ry. Co	4,254,506	109,461	3.682.
Confluence & Oakland R. R. Co	330.977	802	330.
Cumberland & Pennsylvania R. R. Co	11 917 875	132,404 1,083,756	5,226, 7,695,
Delaware R. R. Co.	7,813,113	236,890	5,885.
Delaware R. R. Co. Delaware, Maryland & Virginia R. R. Co. Elkton & Middletown R. R. Co.	2,055,804	28,301	2,014,
		2,454	69, 55,
George's Creek & Cumberland R. R. Co		0.045	6,621,
Lancaster, Cecil & Southern R. R. Co	402,694		402.0
Maryland, Delaware & Virginia Ry. Co	4 346 215	9.985 24,650	5,016. 4,125.
Maryland & Pennsylvania Terminal Ry. Co. Metropolitan Southern R. R. Co. New York, Philadelphia & Noriolk R. R. Co.	434,690		432.
Metropolitan Southern R. R. Co	2,696,388	891	2,696,
New York, Philadelphia & Noriolk R. R. Co	14,176,934 44,854,758	1,053,894 1,537,561	10,992,9 38,569.
Norfolk & Western Ry. Co	325,344,361	7,056,193	267.358.
Philadelphia & Baltimore Central R. R. Co	5.168.463	97,545 ¹	5,130,
Philadelphia, Baltimore & Washington R. R. Co	82,699,290 4,366,621	978,054 500,375	67,028, 2,440,0
Washington County R. R. Co.	1,181,408	130,405	1,181,
Union R. R. Co. Washington County R. R. Co. Washington, Potomac & Chesapeake Ry. Co.	616,854	201	616.
Western Maryland Ry. Co	134.407.029	7,474,807	73,445,
	·	38,473	881.6
Title of Corporation.	·	stments Contin	SS1.6
	Inve	38,473	ssi.d
Title of Corporation.	Notes of Non-Affiliated Companies.	38,473 stments—Contin Miscellaneous, in Non-Affiliated Companies.	Total Investmen
Title of Corporation.	Notes of Non-Affiliated Companies.	38,473 stments—Contin Miscellaneous, in Non-Affiliated Companies.	SS1.0 nucd. Total Investmen
Title of Corporation.	Notes of Non-Affiliated Companies.	38,473 stments—Contin Miscellaneous, in Non-Affiliated Companies.	SS1.0 nucd. Total Investmen
TITLE OF CORPORATION. Baltimore Belt R. R. Co	Notes of Non-Affiliated Companies.	33,473 stments—Contin Miscellaneous, in Non-Affiliated Companies. 13 \$439,727	Total Investmen 14 \$12,767. 4,125.0 668.913.3 43.975.3
Baltimore Belt R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Sparrow's Point R. R. Co.	Notes of Non-Affiliated Companies.	33,473 stments—Contin Miscellaneous, in Non-Affiliated Companies. 13 \$439,727	Total Investmen 14 \$12,767,3 4,125,6 68,913,3 43,975,3
Baltimore Belt R. R. Co. Baltimore, Chesapeake & Atlantic Ry. Co. Baltimore & Ohio R. R. Co. Baltimore & Sparrow's Point R. R. Co. Canton R. R. Co. Chesapeake Beach Ry. Co.	Notes of Non-Affiliated Companies.	33,473 stments—Contin Miscellaneous, in Non-Affiliated Companies. 13 \$439,727	NS1.4 Total Investmen 14 \$12,767,3 4,125,6 668,913,3 198,6 198,6 25,517,1
Baltimore Belt R. R. Co. Baltimore, Chesapeake & Atlantic Ry. Co. Baltimore & Ohio R. R. Co. Baltimore & Sparrow's Point R. R. Co. Canton R. R. Co. Chesapeake Beach Ry. Co.	Notes of Non-Affiliated Companies.	33,473 stments—Contin Miscellaneous, in Non-Affiliated Companies. 13 \$439,727	NS1.4 Total Investmen 14 \$12,767,3 4,125,6 668,913,3 198,6 198,6 25,517,1
Baltimore Belt R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Sparrow's Point R. R. Co. Canton R. R. Co. Chesapeake Beach Ry. Co. Columbia & Port Deposit Ry. Co. Counfluence & Oakland R. R. Co.	Notes of Non-Affiliated Companies.	33,473 STMENTS—Contin Miscellaneous, in Non-Affiliated Companies. 13 \$439,727	Total Investmen 14 \$12,767.3 4,125.6 668.913.5 43.975.3 198.6 558.2 2,517.1 3,682.6 320.6
Baltimore Belt R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Sparrow's Point R. R. Co. Canton R. R. Co. Chesapeake Beach Ry. Co. Columbia & Port Deposit Ry. Co. Counfluence & Oakland R. R. Co.	Notes of Non-Affiliated Companies.	33,473 STMENTS—Contin Miscellaneous, in Non-Affiliated Companies. 13 \$439,727	Total Investmen 14 \$12,767.3 4,125.0 668,913.5 43,975.3 198.0 558.2 2,517.1 3,682.6 330.9 220.4
Baltimore Belt R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Sparrow's Point R. R. Co. Canton R. R. Co. Chesapeake Beach Ry. Co. Columbia & Port Deposit Ry. Co. Counfluence & Oakland R. R. Co.	Notes of Non-Affiliated Companies.	33,473 STMENTS—Contin Miscellaneous, in Non-Affiliated Companies. 13 \$439,727	Total Investmen 14 \$12,767.3 4,125.6 668.913.5 43.975.3 198.6 558.2 2,517.1 3,682.6 320.6
Baltimore Belt R. R. Co. Baltimore & Consporation R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Sparrow's Point R. R. Co. Canton R. R. Co. Chesapeake Beach Ry. Co. Chesapeake Beach Ry. Co. Confuence & Oakland R. R. Co. Confuence & Oakland R. R. Co. Cumberland & Pennsylvania R. R. Co. Cumberland & Parnsylvania R. R. Co. Delaware R. R. Co. Delaware R. R. Co. Delaware, Maryland & Virginia R. R. Co.	Notes of Non-Affiliated Companies. 12 \$18,742	33,473 STMENTS—Contin Miscellaneous, in Non-Affiliated Companies. 13 \$439,727	Total Investmen 14 \$12,767,3 4,125,0 668,913,5 43,975,3 43,975,3 43,975,3 682,6 630,9 6,130,4 9,479,2 7,274,4 2,014,4
Baltimore Belt R. R. Co. Baltimore & Consporation R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Sparrow's Point R. R. Co. Canton R. R. Co. Chesapeake Beach Ry. Co. Chesapeake Beach Ry. Co. Confuence & Oakland R. R. Co. Confuence & Oakland R. R. Co. Cumberland & Pennsylvania R. R. Co. Cumberland & Parnsylvania R. R. Co. Delaware R. R. Co. Delaware R. R. Co. Delaware, Maryland & Virginia R. R. Co.	Notes of Non-Affiliated Companies. 12 \$18,742	33,473 STMENTS—Contin Miscellaneous, in Non-Affiliated Companies. 13 \$439,727	Total Investmen 14 \$12,767,3 4,125,0 668,913,5 43,975,3 43,975,3 43,975,3 682,6 630,9 6,130,4 9,479,2 7,274,4 2,014,4
Baltimore Belt R. R. Co. Baltimore & Consporation R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Sparrow's Point R. R. Co. Canton R. R. Co. Chesapeake Beach Ry. Co. Chesapeake Beach Ry. Co. Confuence & Oakland R. R. Co. Confuence & Oakland R. R. Co. Cumberland & Pennsylvania R. R. Co. Cumberland & Parnsylvania R. R. Co. Delaware R. R. Co. Delaware R. R. Co. Delaware, Maryland & Virginia R. R. Co.	Notes of Non-Affiliated Companies. 12 \$18,742	33,473 STMENTS—Contin Miscellaneous, in Non-Affiliated Companies. 13 \$439,727	Total Investmen 14 \$12,767,3 4,125,0 668,913,5 43,975,3 43,975,3 43,975,3 682,6 630,9 6,130,4 9,479,2 7,274,4 2,014,4
Baltimore Belt R. R. Co. Baltimore & Consporation R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Sparrow's Point R. R. Co. Canton R. R. Co. Chesapeake Beach Ry. Co. Chesapeake Beach Ry. Co. Confuence & Oakland R. R. Co. Confuence & Oakland R. R. Co. Cumberland & Pennsylvania R. R. Co. Cumberland & Parnsylvania R. R. Co. Delaware R. R. Co. Delaware R. R. Co. Delaware, Maryland & Virginia R. R. Co.	Notes of Non-Affiliated Companies. 12 \$18,742	33,473 STMENTS—Contin Miscellaneous, in Non-Affiliated Companies. 13 \$439,727	Total Investmen 14 \$12,767,3 4,125,0 668,913,5 43,975,3 43,975,3 43,975,3 682,6 630,9 6,130,4 9,479,2 7,274,4 2,014,4
Baltimore Belt R. R. Co. Baltimore & Consporation R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Sparrow's Point R. R. Co. Canton R. R. Co. Chesapeake Beach Ry. Co. Chesapeake Beach Ry. Co. Confuence & Oakland R. R. Co. Confuence & Oakland R. R. Co. Cumberland & Pennsylvania R. R. Co. Cumberland & Parnsylvania R. R. Co. Delaware R. R. Co. Delaware R. R. Co. Delaware, Maryland & Virginia R. R. Co.	Notes of Non-Affiliated Companies. 12 \$18,742	33,473 STMENTS—Contin Miscellaneous, in Non-Affiliated Companies. 13 \$439,727	Total Investmen 14 \$12,767,5 4,125,0 668,913,5 43,975,3 558,2 2,517,1 3,682,6 330,9 6,130,4 9,479,2 7,274,4 2,014,4
Baltimore Belt R. R. Co. Baltimore & Consporation R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Sparrow's Point R. R. Co. Canton R. R. Co. Chesapeake Beach Ry. Co. Chesapeake Beach Ry. Co. Confuence & Oakland R. R. Co. Confuence & Oakland R. R. Co. Cumberland & Pennsylvania R. R. Co. Cumberland & Parnsylvania R. R. Co. Delaware R. R. Co. Delaware R. R. Co. Delaware, Maryland & Virginia R. R. Co.	Notes of Non-Affiliated Companies. 12 \$18,742	33,473 STMENTS—Contin Miscellaneous, in Non-Affiliated Companies. 13 \$439,727	Total Investmen 14 \$12,767,5 4,125,0 668,913,5 43,975,3 558,2 2,517,1 3,682,6 330,9 6,130,4 9,479,2 7,274,4 2,014,4
Baltimore Belt R. R. Co. Baltimore & Consporation R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Sparrow's Point R. R. Co. Canton R. R. Co. Chesapeake Beach Ry. Co. Chesapeake Beach Ry. Co. Confuence & Oakland R. R. Co. Confuence & Oakland R. R. Co. Cumberland & Pennsylvania R. R. Co. Cumberland & Parnsylvania R. R. Co. Delaware R. R. Co. Delaware R. R. Co. Delaware, Maryland & Virginia R. R. Co.	Notes of Non-Affiliated Companies. 12 \$18,742	33,473 STMENTS—Contin Miscellaneous, in Non-Affiliated Companies. 13 \$439,727	Total Investmen 14 \$12,767,3 4,125,0 668,913,5 43,975,3 43,975,3 43,975,3 682,6 630,9 6,130,4 9,479,2 7,274,4 2,014,4
Baltimore Belt R. R. Co. Baltimore & Consporation R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Sparrow's Point R. R. Co. Canton R. R. Co. Chesapeake Beach Ry. Co. Chesapeake Beach Ry. Co. Confuence & Oakland R. R. Co. Confuence & Oakland R. R. Co. Cumberland & Pennsylvania R. R. Co. Cumberland & Parnsylvania R. R. Co. Delaware R. R. Co. Delaware R. R. Co. Delaware, Maryland & Virginia R. R. Co.	Notes of Non-Affiliated Companies. 12 \$18,742	33,473 STMENTS—Contin Miscellaneous, in Non-Affiliated Companies. 13 \$439,727	Total Investmen 14 \$12,767,3 4,125,0 668,913,5 43,975,3 43,975,3 43,975,3 682,6 630,9 6,130,4 9,479,2 7,274,4 2,014,4
Baltimore Belt R. R. Co. Baltimore & Consporation R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Sparrow's Point R. R. Co. Canton R. R. Co. Chesapeake Beach Ry. Co. Chesapeake Beach Ry. Co. Confuence & Oakland R. R. Co. Confuence & Oakland R. R. Co. Cumberland & Pennsylvania R. R. Co. Cumberland & Parnsylvania R. R. Co. Delaware R. R. Co. Delaware R. R. Co. Delaware, Maryland & Virginia R. R. Co.	Notes of Non-Affiliated Companies. 12 \$18,742	33,473 STMENTS—Contin Miscellaneous, in Non-Affiliated Companies. 13 \$439,727	Total Investmen 14 \$12,767,3 4,125,0 668,913,5 43,975,3 43,975,3 43,975,3 682,6 630,9 6,130,4 9,479,2 7,274,4 2,014,4
Baltimore Belt R. R. Co. Baltimore & Consporation R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Sparrow's Point R. R. Co. Canton R. R. Co. Chesapeake Beach Ry. Co. Chesapeake Beach Ry. Co. Confuence & Oakland R. R. Co. Confuence & Oakland R. R. Co. Cumberland & Pennsylvania R. R. Co. Cumberland & Parnsylvania R. R. Co. Delaware R. R. Co. Delaware R. R. Co. Delaware, Maryland & Virginia R. R. Co.	Notes of Non-Affiliated Companies. 12 \$18,742	33,473 STMENTS—Contin Miscellaneous, in Non-Affiliated Companies. 13 \$439,727	Total Investmen 14 \$12,767,3 4,125,0 668,913,5 43,975,3 43,975,3 43,975,3 682,6 630,9 6,130,4 9,479,2 7,274,4 2,014,4
Baltimore Belt R. R. Co. Baltimore & Consequence & Atlantic Ry. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Sparrow's Point R. R. Co. Baltimore & Sparrow's Point R. R. Co. Conton R. R. Co. Chesapeake Beach Ry. Co. Confluence & Oakland R. R. Co. Confluence & Oakland R. R. Co. Confluence & Oakland R. R. Co. Cumberland & Pennsylvania R. R. Co. Cumberland Valley R. R. Co. Delaware R. R. Co. Delaware R. R. Co. Delaware Maryland & Virginia R. R. Co. Elkton & Middletown R. R. Co. George's Creek & Cumberland R. R. Co. George's Creek & Cumberland R. R. Co. Maryland & Pennsylvania R. R. Co. Maryland & Pennsylvania R. R. Co. Meryland & Pennsylvania R. R. Co. Metropolitan Southern R. R. Co. New York, Philadelphia & Norfolk R. R. Co. Norfolk & Western Ry. Co. Philadelphia & Baltimore & Washington R. R. Co.	Notes of Non-Affiliated Companies. 12 \$18,742	33,473 STMENTS—Contin Miscellaneous, in Non-Affiliated Companies. 13 \$439,727	Total Investmen 14 \$12,767.5 4,125.0 668,913.5 43,975.3 198.0 558.2 2,517.1 3,682.6 330.9 4,79.2 7,274.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.6 2,130.4 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,141.5 2,1
Baltimore Belt R. R. Co. Baltimore & Consequence & Atlantic Ry. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Sparrow's Point R. R. Co. Baltimore & Sparrow's Point R. R. Co. Conton R. R. Co. Chesapeake Beach Ry. Co. Confluence & Oakland R. R. Co. Confluence & Oakland R. R. Co. Confluence & Oakland R. R. Co. Cumberland & Pennsylvania R. R. Co. Cumberland Valley R. R. Co. Delaware R. R. Co. Delaware R. R. Co. Delaware Maryland & Virginia R. R. Co. Elkton & Middletown R. R. Co. George's Creek & Cumberland R. R. Co. George's Creek & Cumberland R. R. Co. Maryland & Pennsylvania R. R. Co. Maryland & Pennsylvania R. R. Co. Meryland & Pennsylvania R. R. Co. Metropolitan Southern R. R. Co. New York, Philadelphia & Norfolk R. R. Co. Norfolk & Western Ry. Co. Philadelphia & Baltimore & Washington R. R. Co.	Notes of Non-Affiliated Companies. 12 \$18,742	33,473 STMENTS—Contin Miscellaneous, in Non-Affiliated Companies. 13 \$439,727	Total Investmen 14 \$12,767.5 4,125.6 668,913.5 43,975.3 198.0 558.2 2,517.1 3,682.6 330.9 4,79.2 7,274.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,0
Baltimore Belt R. R. Co. Baltimore & Consporation R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Ohio R. R. Co. Baltimore & Sparrow's Point R. R. Co. Canton R. R. Co. Chesapeake Beach Ry. Co. Chesapeake Beach Ry. Co. Confuence & Oakland R. R. Co. Confuence & Oakland R. R. Co. Cumberland & Pennsylvania R. R. Co. Cumberland & Parnsylvania R. R. Co. Delaware R. R. Co. Delaware R. R. Co. Delaware, Maryland & Virginia R. R. Co.	Notes of Non-Affiliated Companies. 12 \$18,742	33,473 STMENTS—Contin Miscellaneous, in Non-Affiliated Companies. 13 \$439,727	Total Investmen 14 \$12,767.3 4,125.0 668,913.3 43,975.3 198,0 558,2 2,517.1 3,682.6 330.9 6,479.2 7,274.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,014.4 2,

Note-Deficit, loss and other reverse items on this table are printed in bold type.

No. 2.

Amount of Assets on December 31, 1916, and the Classification of Such Assets.

Investments—Continued.								
Sinking Funds and Deposits for Property Sold.	Miscellaneous Physical Property.	Stocks of Affiliated Companies.	Bonds of Affiliated Companies.	Notes of Affiliated Companies.	Advances to Affiliated Companies.	Stocks of Non- Affiliated Companies.	Bonds of Non- Affiliated Companies.	
4	5	66	. 7	8	9	10	11	
	\$7,465,797	\$2,502 58,616,399	\$173,259,249	\$509,644	\$10,000 55,135,525	\$1 22,150,753	\$967,372	

		256,107 164,508	919,090 190,380		231,080	185,491	221,937	
**********		'					i	
743	1,966	7,068 40,000	·			1,002		
	8,510 581,652 18,107	138,708 2,126,677 1,443,022	443,009 354 674		1,367	3,253 2,038,915 110	1,075 17,438,793	
****	10,101	7,342,230	173,984	203,001	400 033	1 924 449		
51,828		19,940,170	285,001	8,754,876	13,322,830	1,619	250,000	
		_======================================			<u> </u>		. =:	

CURRENT ASSETS.

			CURRENT	A55210.			
Cash.	Demand Loans and Special Deposits.	Loans and Bills Receivable.	Traffic and Car Service Balances, Receivable.	Due by Agents and Conductors.	Miscella- neous Accounts Receivable.	Materials and Supplies.	Interest and Dividends Receivable.
15	16	17	18	19	20	21	22
\$69,947 13,978,825	\$1,504,493		\$12,869 2,050,859	\$18,491 6,003,477	\$71,139 7,024,007		i
102,530 159,846 27,618 571,841				719	9,603 13,449		
8,625 1,019,630	1.000		65.282	10,475 22,006	24,084 700,270		
9,884 5,748 17	7,000	38,883	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	2,447		
9,294 32,360 67	11,321		1,748 3,500		24,320 8,817	17,697 41,422	żż
609,644 1,185,496 5,178,307	60 446,960 500,000	6	857,749	113,947	92,728		135,149
836,753 1,750,609	18,249 2,000	974	255,048	927,778	288,064		142,793 1,957
1,375,831	224+474	258	871,778	153, 152	319 487,997	923,533	2,098

TABLE No. 2

	CURRENT Asset	Continued.	DEFERRED Assets.
Title of Corporation.	Bills Receivable and Other Current Assets.	Total Current Assets.	Working Fund Advances.
	23	24	25
1 Baltimore Belt R. R. Co			
2 Baltimore, Chesapeake & Atlantic Ry, Co		\$232,269	\$700
3 Baltimore & Ohio R. R. Co	\$2,873	41,596,305	70,827
4 Baltimore & Ohio R. R. Co. in Penna	· • • • • • • • • · · · · · · · · · ·		
5 Baltimore & Sparrow's Point R. R. Co 6 Canton R. R. Co			• • • • • • • • • • • • • • • • • • • •
7 Chesapeake Beach Ry. Co			
8 Columbia & Port Deposit Ry. Co		571.841	
9 Confluence & Oakland R. R. Co			
O Cumberland & Pennsylvania R. R. Co			
1 Cumberland Valley R. R. Co		2,404,626	3,250
2 Delaware R. R. Co			
4 Elkton & Middletown R. R. Co			• · · · · · · · · · · · · · · · · · · ·
5 Emmitsburg R. R. Co.			
6 George's Creek & Cumberland R. R. Co		17	
7 Lancaster, Cecil & Southern R. R. Co			
8 Maryland, Delaware & Virginia Ry. Co		66,899	350
9 Maryland & Pennsylvania R. R. Co 0 Maryland & Pennsylvania Terminal Rv. Co	1 000	121,086	
0 Maryland & Pennsylvania Terminal Ry. Co	1,000	1,700	
New York, Philadelphia & Norfolk R. R. Co		1.938.822	
2 New York, Philadelphia & Norfolk R. R. Co			
4 Nortolk & Western Rv. Co.	1.048	14,624,805	29,096
5 Philadelphia & Baltimore Central R. R. Co		18,249	
6 Philadelphia, Baltimore & Washington R. R. Co 7 Union R. R. Co	2,534	4,249,729	2,150
7 Union R. R. Co	••••••		• • • • • • • • • • • • • • • • • • • •
8 Washington County R. R. Co		717	
Washington, Fotomac & Chesapeake Ry. Co	23.247	4.062.370	3.095
1 York, Hanover & Frederick R. R. Co	20,21	-,05=,010	

-Continued.

DEPERRED Assers—Continued.			Unadjusted Debits.					
Insurance and Other Funds.	Other Deferred Assets.	Total Deferred Assets.	Rents and Insurance Paid in Advance.	Discount on Capital Stock.	Discount on Funded Debt.	Other Unadjusted Debits.	Total Unadjusted Debits.	
26	27	28	29	30	31	32	33	
\$8,988 294,240	\$10,590 18,460		\$13,680			\$1,455 1,689,141		
	52,137						84	
28,905 303,500	12,157	12,157 32,155 303,500	580 705			170 1,134	750 1,839	
•••••		••••••		l	` 			
****************		350	9,886 1,466		\$11,937	394 7,763	10,280 21,166	
75,008		75,008	4,863			13,396	18,259	
••••	569	17,436,096 2,719				540,448	540,448	
•••••			12,013	12,734,835		897,389	14,197,255	

TABLE

		LIABII	LITIES.	FUNDED DEB
	Title of Corporation.	Total Liabilities December 31, 1916.	Increase Over Preceding Year.	Capital Stock
	· · · · · · · · · · · · · · · · · · ·	1		3
1	Baltimore Belt Railroad Co	\$10,267,563	\$345.892	\$3,500,000
2	Baltimore, Chesaneake & Atlantic Railway Co	4.643.064	93,188	2,500,000
:	Baltimore & Ohio Railroad Co	677,804,233	35,145,244	210,808,77
	Baltimore & Ohio Railroad Co. in Pennsylvania	43,975,453	814 .055	2.003.83
	Baltimore & Sparrow's Point Railroad Co	160,706	3,902	150.00
i	Canton Railroad Co	946.578		200.00
7	Chesapeake Beach Railway Co	4,383,299	158,871	1,000,000
3	Columbia & Port Deposit Railway Co	2,816,187	20 .378	1,000,000
í	Confluence & Oakland Railroad Co	330,977	802	200.000
5	Cumberland & Pennsylvania Railroad Co	5.460.581	66,375	1.500.000
ĺ	Cumberland Valley Railroad Co	6.652.535	104,177	5,383,550
	Delaware Railroad Co.	5.867.612	165,955	4.987.27
	Delaware, Maryland & Virginia Railfoad Co		188,485	526.75
i		3,957,465 76,800	100,400	76.800
5	Elkton & Middletown Railroad Co		165	
	Emmitsburg Railroad Co	53,519		50,00
3	George's Creek & Cumberland Railroad Co	6,305,070	3,345	3,500,000
	Lancaster, Cecil & Southern Railroad Co	402,694		200,000
3	Maryland, Delaware & Virginia Railway Co	6,037,127	122,209	3,000,00
)	Maryland & Pennsylvania Railroad Co	4,123,076	23,507	1,602,500
)	Maryland & Pennsylvania Terminal Railway Co			200,00
L	Metropolitan Southern Railroad Co	2,696,388		1,200,000
•	New York, Philadelphia & Norfolk Railroad Co	9,247,001	41,352	2,500,00
;	Northern Central Railway Co	38,401,946		27,077,200
ŀ	Norfolk & Western Railway Co	276,018,962	793,927	142,167,200
,	Philadelphia & Baltimore Central Railroad Co	5,917,834	97,642	2,499,08
3	Philadelphia, Baltimore & Washington Railroad Co	63,514,418	338,986	26,438,92
7	Union Railroad Co	2,138,973		
3	Washington County Railroad Co	1,490,669	179,695	982,680
)	Washington, Potomac & Chesapeake Railway Co	671,527	7,734	500,000
)	Western Maryland Railway Co	136,002,162	6,154,024	59,428,09
i	York, Hanover & Frederick Railroad Co.	1,240,190	42,679	525,000

CURRENT LIABILITIES—Continued.

	· ,	-		
	Title of Corporation.	Unpaid.	Funded Debt Matured, Unpaid.	Un matured Dividends Declared.
		12	_18	_ 14 _
_			,	
1	Baltimore Beit Railroad Co			· • · · · • • · • · • • • • •
3 4	Baltimore Belt Railroad Co	59,833	\$89,700	\$1,177,264
5	Baltimore & Sparrow's Point Railroad Co.			
ě	Canton Railroad Co			
7	Chesapeake Beach Railway Co.			
8	Columbia & Port Deposit Railway Co			
9	Confluence & Oakland Railroad Co			
10	Cumberland & Pennsylvania Railroad, Co			· • • • • • • • • • • • • • • • • • • •
11	Cumberland Valley Railroad Co	106.936		.
12	Delaware Railroad Co	203,131		
13	Delaware Railroad Co. Delaware, Maryland & Virginia Railroad Co.		650,000	
14	Elkton & Middletown Railroad Co			. i
15	Emmitsburg Railroad Co	471		
16	George's Creek & Cumberland Railroad Co	'		· • • · · · · · · · · · • · · • · ·
17	Lancaster, Cecil & Southern Railroad Co. Maryland, Delaware & Virginia Railway Co.	• • • • • • • • • • • • •		• • • • • • • • • • • • • • • • • • • •
18	Maryland, Delaware & Virginia Railway Co			
19	Maryland & Pennsylvania Railroad Co			• • • • • • • • • • • • • •
20 21	Maryland & Pennsylvania Terminal Railway Co		• • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •
21 22	Metropolitan Southern Railroad Co		· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·
23	New York, Philadelphia & Noriolk Kalifoad Co	1 200		1 002 066
24 24	Northern Central Railway Co	1,090	6.000	990 01%
25	Norfolk & Western Railway Co	4,200	0,000	220,313
26	Philadelphia, Baltimore & Washington Railroad Co		142 150	• • • • • • • • • • • • • • • • • • • •
27	Union Railroad Co.		142,100	
28	Washington County Railroad Co			
29	Washington, Potomac & Chesapeake Railway Co			
30	Western Maryland Railway Co.			
31	York, Hanover & Frederick Railroad Co			

 $[\]ensuremath{\mathrm{Note}}\xspace{-}\ensuremath{\mathrm{Deficit}}\xspace,$ loss and other reverse items on this table are printed in bold type.

No. 3.

OF LIABILITIES ON DECEMBER 31, 1916, AND THE CLASSIFICATION OF SUCH LIABILITIES.

FUNDED DEST—Continued.			CURRENT LIABILITIES.					
Funded Debt, Unmatured.	Non- Negotiable Debt to Affiliated Companies.	Total Long Term Debt.	Loans and Bills Payable.	Traffic and Car Service Balances, Payable.	Audited Accounts and Wages, Payable.	Miscella- neous Accounts, Payable.	Interest Matured, Unpaid.	
4 _	5	6	7	8	9	10	11	
6,000,000	\$767,563	\$6.767.563				! :		
1,330,000		\$6,767,563 1,330,000	\$481,000	\$4,251	\$81,397	\$8,037	\$200	
2,408,123 1,124,000	847,616	422,408,123 41,971,616		2,208,840	6,920,812	2,722,838	2,519,146	
					12		1	
,000,000		1,000,000	345,000 133,375	6,486 2,303	242,514 6.161		99,436	
1,800,000	10,977	1,800,000	100,00					
120,000 1,152,000	10,977 1,984,578	130,977 3,136,578			25.078		1,00	
		. 		225,377	25,078 178,409	198,835		
500,000 1,043,979		500,000 1,043,979		 .	1	165,933 862,437	11,272 820,400	
		1,020,515					020,400	
· • • • • • • • • •					374	. 		
200,000	2,732,914 2,694	2,732,914 202,694	1	! 				
2.000.000		2.000.000	761,750	954 7,023	49,278	33,367	15,770 11,13	
2,343,450 200,000	35,897	2,343,450 235,897		7,023	18,610	13,651	11,13	
	296,388	1.408 388	1		1		1	
.081,000	• • • • • • • • • • • • • • • • • • •	4,081,000 7,063,351 93,894,500 2,419,769	'	389,284		2 484 084	52,460 93,260 729,71	
1,081,000 7,063,351 3,894,500 2,419,769 3,026,145		93,894,500		100,670	2,860,367	2,464,064 253,397	729,714	
,419,769		2,419,769			1	966,063	160	
5.812	• • • • • • • • • • • • • • • • • • • •	40.020.140	4,655,339	845,014	1,167,547	770,858	113,00	
5,812 198,728		5,812 198,728			17,906	309,261		
		100 000		l	17,906	1	32,500	
100,000		100,000 65 397 043	19,200 5 850 000	347.766	819.368	109.229	1 876 614	
100,000 5,397,043 150,000	Liabilities—C	65,397,043 150,000	5,850,000	347,766	819,368	109,229 442,411	1,876,614	
100,000 5,397,043 150,000 CURRENT Accrued Interest ad Rents,	Other Current	65,397,043 150,000 Continued.	5,850,000	347,766 RRED LIABILE Other Deferred	Total Deferred	109,229 442,411 UNADJUSTE	Insurance	
Accrued Interest ad Rents, Not Due.	Other Current Liabilities.	65,397,043 150,000 Continued. Total Current Liabilities.	Dayz Provident Funds.	347,766 RRED LIABILE Other Deferred Liabilities.	Total Deferred Liabilities.	109, 229 442, 411 UNADJUSTE Tax Liability.	Insurance and Casualt Reserves.	
CURRENT Accrued Interest ad Rents,	Other Current	65,397,043 150,000 Continued.	Dage Provident	347,766 RRED LIABILE Other Deferred	Total Deferred	109,229 442,411 UNADJUSTE	Insurance	
CURRENT Accrued Interest ad Rents, Not Due.	Other Current Liabilities.	65,397,043 150,000 Continued. Total Current Liabilities.	Dayz Provident Funds.	347,766 RRED LIABILE Other Deferred Liabilities.	Total Deferred Liabilities.	109, 229 442, 411 UNADJUSTE Tax Liability.	Insurance and Casualt Reserves.	
CURRENT Accrued Interest ad Rents, yot Due.	Other Current Liabilities.	65,397,043 150,000 Continued. Total Current Liabilities. 17	Dayz Provident Funds.	347,766 RRED LIABILE Other Deferred Liabilities.	Total Deferred Liabilities.	109, 229 442, 411 UNADJUSTE Tax Liability.	Insurance and Casualt Reserves.	
CURRENT Accrued Interest ad Rents, yot Due.	Other Current Liabilities.	65,397,043 150,000 Continued. Total Current Liabilities. 17 \$597,124 18,637,355	Dayz Provident Funds.	347,766 RRED LIABILE Other Deferred Liabilities.	Total Deferred Liabilities.	109, 229 442, 411 UNADJUSTE Tax Liability. 21 \$845, 527	Insurance and Casualt Reserves.	
CURRENT Accrued Interest at Rents, fot Due.	Other Current Liabilities.	65,397,043 150,000 Continued. Total Current Liabilities. 17 \$597,124 18,637,355	Dayz Provident Funds.	347,766 RRED LIABILE Other Deferred Liabilities.	Total Deferred Liabilities.	109,229 442,411 UNADJUSTE Tax Liability. 21 \$845,527 1,987	Insurance and Casualt Reserves.	
100,000 5,397,043 150,000 CURRENT Accrued Interest ad Rents, fot Due. 15 \$22,228 2,879,802	Other Current Liabilities.	65,397,043 150,000 Continued. Total Current Liabilities. 17 \$597,124 18,637,355	Dayz Provident Funds.	347,766 RRED LIABILE Other Deferred Liabilities.	Total Deferred Liabilities.	109, 229 442, 411 UNADJUSTE Tax Liability. 21 \$845, 527 1,987 329	Insurance and Casualt Reserves.	
100,000 5,397,043 150,000 CURRENT Accrued Interest ad Rents, fot Due. 15 \$22,228 2,879,802	Other Current Liabilities. 16	65,397,043 150,000 Continued. Total Current Liabilities. 17 \$597,124 18,637,355	Dayz Provident Funds.	347,766 RRED LIABILE Other Deferred Liabilities.	Total Deferred Liabilities.	109, 229 442, 411 UNADJUSTE Tax Liability. 21 \$845, 527 1, 987	Insurance and Casualt Reserves.	
100,000 3.397,043 150,000 CURRENT Accrued Interest and Rents, fot Due. 15 \$22,228 8,879,802	Other Current Liabilities. 16 \$59,119	65,397,043 150,000 Continued. Total Current Liabilities. 17 \$597,124 18,637,355 12 603,436 2,373,924 8,800 35,045	5,850,000 Dayr Provident Funds. 18	347,766 RRED LIABILE Other Deferred Liabilities.	Total Deferred Liabilities.	109,229 442,411 UNADJUSTE Tax Liability. 21 \$845,527 1,987 329 7,387	Insurance and Casualt Reserves.	
100,000 5,397,043 150,000 CURRENT Accrued Interest ad Rents, Not Due. 15 \$22,228 2,879,802	Other Current Liabilities. 16 \$59,119	65,397,043 150,000 Continued. Total Current Liabilities. 17 \$597,124 18,637,355 12 603,436 2,373,924 8,800 35,045	5,850,000 Dayr Provident Funds. 18	347,766 RRED LIABILE Other Deferred Liabilities. 19 \$398,663	Total Deferred Liabilities.	109, 229 442, 411 UNADJUSTE Tax Liability. 21 \$845, 527 1,987 329	Insurance and Casualt Reserves.	
100,000 5,397,043 150,000 CURRENT Accrued Interest ad Rents, Not Due. 15 \$22,228 2,879,802	Other Current Liabilities. 16 \$59,119	55,397,043 150,000 Continued. Total Current Liabilities. 17 \$597,124 18,637,355 12 693,436 2,373,924 8,800 35,045 709,557 380,336	5,850,000 Dayr Provident Funds. 18	347,766 RRED LIABILE Other Deferred Liabilities. 19 \$398,663	Total Deferred Liabilities.	109, 229 442, 411 UNADJUSTE Tax Liability. 21 \$845, 527 1,987 329 7,387 2,322	Insurance and Casualt Reserves.	
100,000 5,397,043 150,000 CURRENT Accrued Interest ad Rents, Not Due. 15 \$22,228 2,879,802	Other Current Liabilities. 16 \$59,119	65,397,043 150,000 Continued. Total Current Liabilities. 17 \$597,124 18,637,355 12 693,435 2,373,924 8,800 35,045 709,557 380,338 2,345,397	Dayz Provident Funds.	347,766 RRED LIABILE Other Deferred Liabilities. 19 \$398,663	Total Deferred Liabilities.	109, 229 442, 411 UNADJUSTE Tax Liability. 21 \$845, 527 1,987 329 7,387 2,322	Insurance and Casualt Reserves.	
100,000 5,397,043 150,000 CURRENT Accrued Interest ad Rents, Not Due. 15 \$22,228 2,879,802 8,800 8,967	Other Current Liabilities. 16 \$59,119	55,397,043 150,000 Continued. Total Current Liabilities. 17 \$597,124 18,637,355 12 603,436 2,373,924 8,800 35,045 709,557 380,336 2,345,397	5,850,000 Dayr Provident Funds. 18	347,766 RRED LIABILE Other Deferred Liabilities. 19 \$398,663	Total Deferred Liabilities. 20 \$3,873,022	109, 229 442, 411 UNADJUSTE Tax Liability. 21 \$845, 527 1,987 329 7,387 2,322	Insurance and Casualt Reserves.	
100,000 5,397,043 150,000 CURRENT Accrued Interest ad Rents, Not Due. 15 \$22,228 2,879,802 8,800 8,967	Other Current Liabilities. 16 \$59,119	65,397,043 150,000 Continued. Total Current Liabilities. 17 \$597,124 18,637,355 12 693,436 2,373,924 8,800 35,045 709,557 730,557 380,336 2,345,397	5,850,000 Dayr Provident Funds. 18	347,766 RRED LIABILE Other Deferred Liabilities. 19 \$398,663	Total Deferred Liabilities.	109, 229 442, 411 UNADJUSTE Tax Liability. 21 \$845, 527 1,987 329 7,387 2,322	Insurance and Casualt Reserves. 22 \$8,988 1,547,246	
100,000 150,397,043 150,000 CURRENT Accrued Interest ad Rents, Not Due. 15 \$22,228 2,879,802 8,800 8,967 12,560	Other Current Liabilities. 16 \$59,119	55,397,043 150,000 Continued. Total Current Liabilities. 17 \$597,124 18,637,355 12 693,436 2,373,924 2,373,924 2,373,924 2,373,924 380,336 2,345,397 471 374	5,850,000 Dayr Provident Funds. 18	347,766 RRED LIABILE Other Deferred Liabilities. 19 \$398,663 730 38,882	Total Deferred Liabilities. 20 \$3,873,022 730 38,882	109,229 442,411 UNADJUSTE Tax Liability. 21 \$845,527 1,987 329 7,387 2,322 50,926	Insurance and Casualt Reserves. 22 \$8,988 1,547,246	
100,000 5,397,043 150,000 CURRENT Accrued Interest ad Rents, Not Due. 15 \$22,228 2,879,802 8,800 8,967	Other Current Liabilities. 16 \$59,119	55,397,043 150,000 Continued. Total Current Liabilities. 17 \$597,124 18,637,355 12 693,436 2,373,924 8,800 35,045 709,557 799,557 799,557 380,336 2,345,397 471 374 902,950 65,891	5,850,000 Dayr Provident Funds. 18	347,766 RRED LIABILE Other Deferred Liabilities. 19 \$398,663	Total Deferred Liabilities. 20 \$3,873,022	109, 229 442, 411 UNADJUSTE Tax Liability. 21 \$845, 527 1,987 329 7,387 2,322	Insurance and Casualt Reserves. 22 \$8,988 1,547,240	
100,000 5,397,043 150,000 CURRENT Accrued Interest ad Rents, Not Due. 15 \$22,228 2,879,802 8,800 8,967 12,560 41,831 15,472 1,666	Other Current Liabilities. 16 \$59,119	65,397,043 150,000 Continued. Total Current Liabilities. 17 \$597,124 18,637,355 693,436 2,373,924 8,800 35,045 709,557 380,338 2,345,397 471 902,950 65,891 1,666	5,850,000 Dayr Provident Funds. 18	347,766 RRED LIABILE Other Deferred Liabilities. 19 \$398,663 730 38,882	Total Deferred Liabilities. 20 \$3,873,022 730 38,882	109, 229 442, 411 UNADJUSTE Tax Liability. 21 \$845, 527 1,987 329 7,387 2,322 50,926	1,876,616 117,000 D CREDITS. Insurance and Casualt Reserves. 22 \$8,968 1,547,240	
100,000 150,397,043 150,000 CURRENT Accrued Interest ad Rents, vot Due. 15 \$22,228 2,879,802 8,800 8,967 12,560 41,831 15,472 1,666 22,000	Other Current Liabilities. 16 \$59,119	65,397,043 150,000 Continued. Total Current Liabilities. 17 \$597,124 18,637,355 693,436 2,373,924 8,800 35,045 709,557 380,336 2,345,397 471 374 902,950 65,891 1,666	5,850,000 Dayr Provident Funds. 18	347,766 RRED LIABILE Other Deferred Liabilities. 19 \$398,663 730 38,882	Total Deferred Liabilities. 20 \$3,873,022 730 38,882	109,229 442,411 UNADJUSTE Tax Liability. 21 \$845,527 1,987 329 7,387 2,322 50,926	1,876,616 117,000 D CREDITS. Insurance and Casualt Reserves. 22 \$8,968 1,547,240	
100,000 5,397,043 150,000 CURRENT Accrued Interest ad Rents, vot Due. 15 \$22,228 2,879,802 8,800 8,967 12,560 21,560 22,000 335,800 235,890 339,091	Other Current Liabilities. 16 \$59,119	65,397,043 150,000 Continued. Total Current Liabilities. 17 \$597,124 18,637,355 12 693,436 2,373,436 2,373,924 8,800 35,045 709,557 709,557 7380,336 2,345,397 471 374 902,950 65,891 1,666 932,759 3,677,698 5,098,483	5,850,000 Dayr Provident Funds. 18	347,766 RRED LIABILE Other Deferred Liabilities. 19 \$398,663 730 38,882	TIES. Total Deferred Liabilities. 20 \$3,873,022 730 38,882 7 2,902	109, 229 442, 411 UNADJUSTE Tax Liability. 21 \$845, 527 1,987 329 7,387 2,322 50,926	1,876,616 117,000 D CREDITS. Insurance and Casualt Reserves. 22 \$8,968 1,547,240	
100,000 150,397,043 150,000 CURRENT Accrued Interest ad Rents, Not Due. 15 \$22,228 2,879,802 8,800 8,967 41,831 15,472 1,666 22,000 35,890 839,091 32,755	Other Current Liabilities. 16 \$59,119	55,397,043 150,000 Continued. Total Current Liabilities. 17 \$597,124 18,637,355 12 693,436 2,373,924 2,373,924 380,336 2,345,397 471 374 902,950 65,891 1,666 932,759 3,677,698 5,098,483 998,978	5,850,000 Dayr Provident Funds. 18	347,766 RRED LIABILY Other Deferred Liabilities. 19 \$398,663 730 38,882 7 2,902	TIES. Total Deferred Liabilities. 20 \$3,873,022 730 38,882 7 2,902	109,229 442,411 UNADJUSTE Tax Liability. 21 \$845,527 1,987 329 7,387 2,322 50,926 5,000 23,983 698,841	1,876,616 117,000 D CREDITS. Insurance and Casualt Reserves. 22 \$8,968 1,547,240	
100,000 150,397,043 150,000 CURRENT Accrued Interest and Rents, Not Due. 15 \$222,228 2,879,802 8,800 8,967 12,560 41,831 15,472 1,666 22,000 35,800 23,9091	Other Current Liabilities. 16 \$59,119	65,397,043 150,000 Continued. Total Current Liabilities. 17 \$597,124 18,637,355 693,436 2,373,924 8,800 35,045 709,557 380,336 2,345,397 471 374 902,950 65,891 1,666 932,759 3,677,698 5,098,483 998,978 7,877,133	5,850,000 Dayr Provident Funds. 18	347,766 RRED LIABILE Other Deferred Liabilities. 19 \$398,663 730 38,882 7	Total Deferred Liabilities. 20 \$3,873,022 730 28,882	109, 229 442, 411 UNADJUSTE Tax Liability. 21 \$845, 527 1,987 329 7,387 2,322 50,926 5,000 23,983	Insurance and Casualt Reserves.	
100,000 150,397,043 150,000 CURRENT Accrued Interest and Rents, Not Due. 15 \$22,228 2,879,802 8,800 8,967 12,560 41,831 15,472 1,666 22,000 35,890 839,091 32,755 183,224	Other Current Liabilities. 16 \$59,119	65,397,043 150,000 Continued. Total Current Liabilities. 17 \$597,124 18,637,355 12 693,435 2,373,924 8,800 35,045 709,557 380,338 2,345,397 471 471 902,950 65,891 1,666 932,756 93,677,698 5,098,483 998,978 7,877,133	5,850,000 Dayr Provident Funds. 18	347,766 RRED LIABILY Other Deferred Liabilities. 19 \$398,663 730 38,882 7 2,902	TIES. Total Deferred Liabilities. 20 \$3,873,022 730 38,882 7 2,902	109,229 442,411 UNADJUSTE Tax Liability. 21 \$845,527 1,987 329 7,387 2,322 50,926 5,000 23,983 698,841 211,075	1,876,615 117,000 D CREDITS. Insurance and Casualt Reserves. 22 \$8,988 1,547,240	
10,000 1,397,043 150,000 CURRENT Accrued Interest and Rents, Not Due. 15 \$22,228 2,879,802 8,800 8,967 12,560 41,831 15,472 666 22,000 35,890 839,091 32,755	Other Current Liabilities. 16 \$59,119	65,397,043 150,000 Continued. Total Current Liabilities. 17 \$597,124 18,637,355 693,436 2,373,924 8,800 35,045 709,557 380,336 2,345,397 471 374 902,950 65,891 1,666 932,759 3,677,698 5,098,483 998,978 7,877,133	5,850,000 Dayr Provident Funds. 18	347,766 RRED LIABILY Other Deferred Liabilities. 19 \$398,663 730 38,882 7 2,902	Total Deferred Liabilities. 20 \$3,873,022 730 28,882 7 2,902 17,652,604 50,720	109,229 442,411 UNADJUSTE Tax Liability. 21 \$845,527 1,987 329 7,387 2,322 50,926 5,000 23,983 698,841 211,075	1,876,61: 117,000 D CREDITS. Insurance and Casualt Reserves. 22 \$8,98: 1,547,240	

TABLE

		Unadju	PTED CREDITS—(Continued.
	Title of Corporation.	Operating Reserves.	Accrued Depreciation, Road and Equipment.	Other Unadjusted Credits.
		23	24	25
1	Reltimore Belt Reilroad Co		1	-
2	Baltimore Belt Railroad Co		\$206,878	\$73
3	Baltimore & Ohio Railroad Co		19,084,734	599,455
	Baltimore & Sparrow's Point Railroad Co. Canton Railroad Co. Chesapeake Beach Railway Co.	• • • • • • • • • • • • • • • • • • •	47,470	6.000
-	Chesapeake Beach Railway Co		9,375	
. (Columbia & Port Deposit Hailway Co	l	1	
	Confluence & Oakland Railroad Co		700 510	
	Cumberland & Pennsylvania Railroad Co Cumberland Valley Railroad Co	\$5.850	521 533	2 219
	Delaware Railroad Co			
	Delaware Railroad Co. Delaware, Maryland & Virginia Railroad Co.		2,447	
	Elkton & Middletown Kallroad Co			
	Emmiteburg Railroad Co		71 774	• • • • • • • • • • • • •
	Langaster, Cecil & Southern Railmad Co.			
	Lancaster, Cecll & Southern Railroad Co. Maryland, Delsware & Virginis Railway Co. Maryland & Pennsylvania Railroad Co.		133,986	190
	Maryland & Pennsylvania Railroad Co		101,776	
	Metropolitan Southern Railroad Co	1 228	1 898 547	· · · · · · · · · · · · · · · · · · ·
	Northern Central Railway Co	1,220	583.696	0,47
	Norfolk & Western Railway Co	406,857	15,511,475	589,000
	Philadelphia & Baltimore Central Railroad Co			
	Philadelphia, Baltimore & Washington Railroad Co	208,193	583,453	118,77
	Maryland & Pennsylvania Terminai Railway Co. Metropolitan Southern Railroad Co. New York, Philadelphia & Norfolk Railroad Co. Northern Central Railway Co. Norfolk & Western Railway Co. Philadelphia & Baltimore Central Railroad Co. Philadelphia & Baltimore & Washington Railroad Co. Washington County Railroad Co. Washington County Railroad Co.			
•	Washington, Potoman & Chesaneske Railway Co		1.088	
•	Washington, Potomae & Chesapeake Railway Co	156,650	1,028,662	161,94
1	York, Hanover & Frederick Railroad Co			

No. 3—Continued.

Unadjusted Cont. Total Unadjusted Credits.	Corporate Surplus of Deficit.								
	Additions to Property Through Income and Surplus.	Sinking Fund and Other Reserves.	Appropriated Surplus Not Specifically Invested.	Profit and Loss.	Corporate Surplus or Deficit.	Increase or Decrease.			
26	27	28	29	30	31	32			
\$215,939 22,076,956	\$146,552 7,068,536			396,882 27,704,746	\$2,500,000 250,330 34,773,282	\$2,500,000 236,271 9,907,476			
10,694 53,141 9,375 7,387		, <i></i>		133 112,250 137,024 1,769,544 1,290,552	133 139,856 137,024 1,769,544 1,438,319	133 24,881 21,377 199,183 129,839			
788,227 609,427 2,447	2,522,613 31,549 158,043	\$930,905 1,294,210	\$2,048,843	693,884 619,742 2,059,704	930,905 5,265,340 1,945,501 1,901,661	66,029 979,579 70,935 160,184			
3,047 71,774	25,635 1,288		7,000	314,995	2,588 34,864 316,283	2,289			
134,177 108,332	38,840 185,316 32,956			972,867 2,177	934,027 223,139 2,874	132,214 48,157			
1,733,241 583,696 17,206,173	1,196,221 2,834,983 30,899,560 5,789		217,852	18,425,839	4,929,933 6,452,812 49,325,399 749,371	1,012,542 36,349 6,262,266 97			
1,121,494 33,161	8,873,066 230,553			10,311,806	19,184,872 2,227,648 309,261	639,068 480,056 49,290			
1,088 1,618,442 4,778	182,704 60,616			54 ,673 1 ,777 ,237	54,673 1,594,533 358,820	7,443 1,320,783 4,206			

Nore—Deficit, loss and other reverse items on this table are printed in bold type.

SHOWING IN DETAIL FOR EACH OF THE STEAM RAILBOAD CORPORATIONS NAMED THEREIN THE FUNDED DEBT AND

	Тот	ALS.
	ALL CL	A 5525.
TITLE OF CORPORATION.	Amount Outstanding December 31, 1916.	Increase Over Preceding Year.
	1 1	2
1 Baltimore Belt Railroad Co. 2 Baltimore, Chesapeake & Atlantic Ry. Co.	\$9,500,000 3,830,000	\$40,00
3 Baltimore & Ohio Railroad Co. 4 Baltimore & Ohio R. R. Co. in Pennsylvania. 5 Baltimore & Sparrow's Point Railroad Co.	633,216,898 43,127,837 150,000	36,294,28 1,124,00
6 Canton Railroad Co	200,000	
7 Chesapeake Beach Railway Co	2,800,000	
9 Confluence & Oakland Railroad Co	2,652,000	76,00
11 Cumberland Valley Railroad Co	5,333,550 5,487,275	5,42
13 Delaware, Maryland & Virginia Railroad Co	1,570,737 76,800	
15 Emmitsburg R. R. Co	50,000 3,500,000	76.09 5.42
16 George's Creek & Cumberland Railroad Co. 17 Lancaster, Cecil & Southern Railroad Co. 18 Maryland, Delaware & Virginia Railway Co. 19 Maryland & Pennsylvania Railroad Co. 20 Maryland & Pennsylvania Terminal Ry. Co. 21 Metropolitan Southern Railroad Co. 22 New York, Philadelphia & Norfolk R. R. Co.	400,000	
18 Maryland, Delaware & Virginia Railway Co	3,945,950	8,50
20 Maryland & Pennsylvania Terminal Ry. Co	2,400,000	
22 New York, Philadelphia & Norfolk R. R. Co	6,581,000 34,140,551	169.00
24 Norfolk & Western Railway Co. 25 Philadelphia & Baltimore Central R. R. Co. 26 Philadelphia, Baltimore & Washington R. R. Co.	34,140,551 236,061,700 4,918,855	698 ,00
26 Philadelphia, Baltimore & Washington R. R. Co	. 54,465,070	1,000,00
27 Union Railroad Co	982,680	
28 Washington County Railroad Co	600,000	3,376,373
31 York, Hanover & Frederick Railroad Co	DETAILS OF	Securities
•	DEINING OF	
		tinued.
	Funda	tinued.
Title of Corporation.	Funda	DEST
Title of Corporation.	Funda	DEST
· · · · · · · · · · · · · · · · · · ·	Fundam —Con Collateral Trust	inued. DEST tinued. Increase Over Preceding
	Fundam —Cont Collateral Trust Bonds.	Increase Over Preceding Year.
Baltimore Belt Railroad Co	FUNDMI—Cont Collateral Trust Bonds.	DEST tinued. Increase Over Preceding Year.
1 Baltimore Belt Railroad Co. 2 Baltimore, Chesapeake & Atlantic Ry. Co. 3 Baltimore & Ohio R. R. Co. in Pennsylvania 5 Baltimore & Sparrow's Point Railroad Co.	FUNDMING-CONTROL Collateral Trust Bonds.	inued. DEST tinued. Increase Over Preceding Year. 12
1 Baltimore Belt Railroad Co	FUNDMING-CONTROL Collateral Trust Bonds.	Increase Over Preceding Year. 12
1 Baltimore Belt Railroad Co	FUNDMING-CONTROL Collateral Trust Bonds.	Increase Over Preceding Year. 12
1 Baltimore Belt Railroad Co. 2 Baltimore, Chesapeake & Atlantic Ry. Co. 3 Baltimore & Ohio R. al. Co. in Pennsylvania 5 Baltimore & Ohio R. R. Co. in Pennsylvania 6 Canton Railroad Co. 7 Chesapeake Beach Railway Co. 8 Columbia & Port Deposit Railway Co. 9 Confluence & Oakland Railroad Co. 10 Cumberland & Pennsylvania Railroad Co. 11 Cumberland & Pennsylvania Railroad Co. 12 Cumberland & Pennsylvania Railroad Co. 13 Cumberland & Pennsylvania Railroad Co. 14 Cumberland & Pennsylvania Railroad Co.	FUNDMI—Cont Collateral Trust Bonds. 11	DEST tinued. Increase Over Preceding Year. 12
1 Baltimore Belt Railroad Co. 2 Baltimore, Chesapeake & Atlantic Ry. Co. 3 Baltimore & Ohio R. al. Co. in Pennsylvania 5 Baltimore & Ohio R. R. Co. in Pennsylvania 6 Canton Railroad Co. 7 Chesapeake Beach Railway Co. 8 Columbia & Port Deposit Railway Co. 9 Confluence & Oakland Railroad Co. 10 Cumberland & Pennsylvania Railroad Co. 11 Cumberland & Pennsylvania Railroad Co. 12 Cumberland & Pennsylvania Railroad Co. 13 Cumberland & Pennsylvania Railroad Co. 14 Cumberland & Pennsylvania Railroad Co.	FUNDMI—Cont Collateral Trust Bonds. 11	DEST tinued. Increase Over Preceding Year. 12
1 Baltimore Belt Railroad Co. 2 Baltimore, Chesapeake & Atlantic Ry. Co. 3 Baltimore & Ohio Railroad Co. 4 Baltimore & Ohio R. R. Co. in Pennsylvania. 5 Baltimore & Sparrow's Point Railroad Co. 6 Canton Railroad Co. 7 Chesapeake Beach Railway Co. 8 Columbia & Port Deposit Railway Co. 9 Confluence & Oakland Railroad Co. 10 Cumberland & Pennsylvania Railroad Co. 11 Cumberland Valley Railroad Co. 12 Delaware Railroad Co. 13 Delaware, Maryland & Virginia Railroad Co. 14 Elkton & Middleton Walload Co.	FUNDMI—Cont Collateral Trust Bonds. 11	inued. DEST tinued. Increase Over Preceding Year. 12
1 Baltimore Belt Railroad Co. 2 Baltimore, Chesapeake & Atlantic Ry. Co. 3 Baltimore & Ohio Railroad Co. 4 Baltimore & Ohio R. R. Co. in Pennsylvania. 5 Baltimore & Sparrow's Point Railroad Co. 6 Canton Railroad Co. 7 Chesapeake Beach Railway Co. 8 Columbia & Port Deposit Railway Co. 9 Confluence & Oakland Railroad Co. 10 Cumberland & Pennsylvania Railroad Co. 11 Cumberland Valley Railroad Co. 12 Delaware Railroad Co. 13 Delaware, Maryland & Virginia Railroad Co. 14 Elkton & Middleton Walload Co.	FUNDMI—Cont Collateral Trust Bonds. 11	inued. DEST tinued. Increase Over Preceding Year. 12
1 Baltimore Belt Railroad Co. 2 Baltimore, Chesapeake & Atlantic Ry. Co. 3 Baltimore & Ohio Railroad Co. 4 Baltimore & Ohio R. R. Co. in Pennsylvania. 5 Baltimore & Sparrow's Point Railroad Co. 6 Canton Railroad Co. 7 Chesapeake Beach Railway Co. 8 Columbia & Port Deposit Railway Co. 9 Confluence & Oakland Railroad Co. 10 Cumberland & Pennsylvania Railroad Co. 11 Cumberland Valley Railroad Co. 12 Delaware Railroad Co. 13 Delaware Railroad & Virginia Railroad Co. 14 Ellton & Middletown Pailload Co.	FUNDMI—Cont Collateral Trust Bonds. 11	DEST tinued. Increase Over Preceding Year. 12
1 Baltimore Belt Railroad Co. 2 Baltimore, Chesapeake & Atlantic Ry. Co. 3 Baltimore & Ohio Railroad Co. 4 Baltimore & Ohio R. R. Co. in Pennsylvania. 5 Baltimore & Sparrow's Point Railroad Co. 6 Canton Railroad Co. 7 Chesapeake Beach Railway Co. 8 Columbia & Port Deposit Railway Co. 9 Confluence & Oakland Railroad Co. 10 Cumberland & Pennsylvania Railroad Co. 11 Cumberland Valley Railroad Co. 12 Delaware Railroad Co. 13 Delaware Railroad & Virginia Railroad Co. 14 Ellton & Middletown Pailload Co.	FUNDMI—Cont Collateral Trust Bonds. 11	inued. DEST tinued. Increase Over Preceding Year. 12
1 Baltimore Belt Railroad Co. 2 Baltimore, Chesapeake & Atlantic Ry. Co. 3 Baltimore & Ohio Railroad Co. 4 Baltimore & Ohio R. R. Co. in Pennsylvania. 5 Baltimore & Sparrow's Point Railroad Co. 6 Canton Railroad Co. 7 Chesapeake Beach Railway Co. 8 Columbia & Port Deposit Railway Co. 9 Confluence & Oakland Railroad Co. 10 Cumberland & Pennsylvania Railroad Co. 11 Cumberland Valley Railroad Co. 12 Delaware Railroad Co. 13 Delaware, Maryland & Virginia Railroad Co. 14 Elkton & Middleton Walload Co.	FUNDMI—Cont Collateral Trust Bonds. 11	inued. DEST tinued. Increase Over Preceding Year. 12
1 Baltimore Belt Railroad Co. 2 Baltimore, Cheesapeake & Atlantic Ry. Co. 3 Baltimore & Ohio Railroad Co. 4 Baltimore & Ohio R. R. Co. in Pennsylvania. 5 Baltimore & Sparrow's Point Railroad Co. 6 Canton Railroad Co. 7 Chesapeake Beach Railway Co. 8 Columbia & Port Deposit Railway Co. 9 Confluence & Oakland Railroad Co. 10 Cumberland & Pennsylvania Railroad Co. 11 Cumberland Valley Railroad Co. 12 Delaware Railroad Co. 13 Delaware Railroad & Virginia Railroad Co. 14 Ellton & Middletown Pailroad Co.	FUNDMI—Cont Collateral Trust Bonds. 11	inued. DEST tinued. Increase Over Preceding Year. 12
1 Baltimore Belt Railroad Co. 2 Baltimore, Chesapeake & Atlantic Ry. Co. 3 Baltimore & Ohio Railroad Co. 4 Baltimore & Ohio R. R. Co. in Pennsylvania. 5 Baltimore & Sparrow's Point Railroad Co. 6 Canton Railroad Co. 7 Chesapeake Beach Railway Co. 8 Columbia & Port Deposit Railway Co. 9 Confluence & Oakland Railroad Co. 10 Cumberland & Pennsylvania Railroad Co. 11 Cumberland Valley Railroad Co. 12 Delaware Railroad Co. 13 Delaware Railroad & Virginia Railroad Co. 14 Ellton & Middletown Pailload Co.	FUNDMI—Cont Collateral Trust Bonds. 11	inued. DEST tinued. Increase Over Preceding Year. 12
1 Baltimore Belt Railroad Co. 2 Baltimore, Chesapeake & Atlantic Ry. Co. 3 Baltimore & Ohio Railroad Co. 4 Baltimore & Ohio R. R. Co. in Pennsylvania. 5 Baltimore & Sparrow's Point Railroad Co. 6 Canton Railroad Co. 7 Chesapeake Beach Railway Co. 8 Columbia & Port Deposit Railway Co. 9 Confluence & Oakland Railroad Co. 10 Cumberland & Pennsylvania Railroad Co. 11 Cumberland Valley Railroad Co. 12 Delaware Railroad Co. 13 Delaware Railroad & Virginia Railroad Co. 14 Ellton & Middletown Pailload Co.	FUNDMI—Cont Collateral Trust Bonds. 11	DEST tinued. Increase Over Preceding Year. 12
1 Baltimore Belt Railroad Co. 2 Baltimore, Cheesapeake & Atlantic Ry. Co. 3 Baltimore & Ohio Railroad Co. 4 Baltimore & Ohio R. R. Co. in Pennsylvania. 5 Baltimore & Sparrow's Point Railroad Co. 6 Canton Railroad Co. 7 Chesapeake Beach Railway Co. 8 Columbia & Port Deposit Railway Co. 9 Confluence & Oakland Railroad Co. 10 Cumberland & Pennsylvania Railroad Co. 11 Cumberland Valley Railroad Co. 12 Delaware Railroad Co. 13 Delaware Railroad & Virginia Railroad Co. 14 Ellton & Middletown Pailroad Co.	FUNDMI—Cont Collateral Trust Bonds. 11	DEST tinued. Increase Over Preceding Year. 12
1 Baltimore Belt Railroad Co. 2 Baltimore, Chesapeake & Atlantic Ry. Co. 3 Baltimore & Chio Railroad Co. 4 Baltimore & Chio Railroad Co. 4 Baltimore & Sparrow's Point Railroad Co. 5 Baltimore & Sparrow's Point Railroad Co. 6 Canton Railroad Co. 7 Chesapeake Beach Railway Co. 8 Columbia & Port Deposit Railway Co. 9 Confluence & Oakland Railroad Co. 10 Cumberland & Pennsylvania Railroad Co. 11 Cumberland Valley Railroad Co. 12 Delaware Railroad Co. 13 Delaware, Maryland & Virginia Railroad Co. 14 Elkton & Middletown Railroad Co. 15 Emmitsburg R. R. Co. 16 George's Creek & Cumberland Railroad Co. 17 Lancaster, Cecil & Southern Railroad Co. 18 Maryland, Delaware and Virginia Railway Co. 19 Maryland & Pennsylvania Railroad Co. 20 Maryland & Pennsylvania Terminal Ry. Co. 21 Metropolitan Southern Railroad Co. 22 New York, Philadelphia & Norfolk R. R. Co. 23 Northern Central Railway Co. 24 Northern Central Railway Co. 25 Northern Central Railway Co. 26 Northern Central Railway Co. 27 Northern Central Railway Co. 28 Northern Central Railway Co. 29 Northern Central Railway Co. 20 Northern Central Railway Co.	FUNDMI—Cont Collateral Trust Bonds. 11	DEST tinued. Increase Over Preceding Year. 12

^(*) The asterisk in this table denotes that the figures are not available.

Note—Deficit, loss and other reverse items on this table are printed in bold type.

No. 4.

Capital Stock Securities Outstanding on December 31, 1916, and the Classification of the Same.

Totals—Continued.				DETAILS OF SECURITIES.				
FUNDRE	Funded Dest.		Stocks.		FUNDED DEBT.			
Amount Outstanding December 31, 1916.	Increase Over Preceding Year.	Amount Outstanding December 31, 1916.	Increase Over Preceding Year.	Equip- ment Obli- gations.	Increase Over Preceding Year.	Mortgage Bonds.	Increase Over Preceding Year.	
. 3	. 4	5	6	7	8	9	10	
1,330,000 422,408,123 41,124,000 	38,291,475 1,124,000	210,808,775 2,003,837 150,000 200,000 1,000,000 200,000 200,000	\$3,110	18,735,000	76,000	292,545,350 41,124,000 1,000,000 1,800,000 120,000 1,000,000	 	
1,043,979	5,420	526,758 76,800 50,000 3,500,000 200,000	,			1,043,979 200,000		
2,343,450 200,000 1,200,000 4,081,000 7,063,351 93,894,500 2,419,769	169 ,000 49 ,793	1,602,500 200,000 1,200,000 2,500,000 27,077,200 142,167,200	968,000	44,000 600,000 8.105.000	100,000 81,793,	1,099,450 200,000 1,200,000 2,600,000 6,820,000 83,226,500		
5,812 100,000 65,397,043	3,376,373	2,100,000 982,680 500,000 59,428,098		3.684.082	*	100,000 48,652,000		

DETAILS OF SECURITIES—Continued.

	FUNDED DEST-	-Continued.		Stocks.				
Income Bonds.	Increase Over Preceding Year.	Miscel- laneous Obli- gations.	Increase · Over Preceding Year.	Common Stock.	Increase Over Preceding Year.	Preferred Stock.	Increase Over Preceding Year.	
13	14	15	16	_17	18	_19	20	
\$900,000 881,000		\$40,000 66,286,793 300,000 300,000 2,563,000 39,769 8,256,145	*	1,000,000 151,945,593 2,003,837 150,000 1,000,000 1,000,000 200,000 1,500,000 4,848,650 4,987,275 528,758 76,800 50,000 200,000 1,500,000 1,500,000 1,500,000 1,200,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000 2,500,000	\$3,110 \$3,110 968,000	\$1,500,000 58,863,182 484,900 1,500,000 22,991,900		
***************		3,060,961	*************	982,680 500,000 49,429,098		9,999,000	\$1,00	

TABLE

Showing for Each of the Steam Railboad Corporations Named Therein the Total Funded Debt and as are Held by the Issuing Corporation), the Rate Per Cent. and Dates of Patment of Interest

			FUNDED	DEST.		
	Trill of Corporation.	PRINCIPAL.				
	THE OF CORPORATION.	Description of Bonds.	Date.	Date of Maturity.	Amount Outstanding	
		1	2	8	. 4	
l	Baltimore Belt Railroad Co	1st Mortgage	1890	1990	\$6,000,00	
	Baltimore, Chesapeake & Atlantic Railway Co	1st Mortgage	1894 1909	1934	1,250,00	
		Real Estate Equipment		1919 1916–1917	40,00 40,00	
	Baltimore & Ohio Railroad Co	Prior Lien	1898	1925	74,895,4	
	Diameter & Chief Sanitour Committee	1st Mortgage	1898	1948	79,976,0	
		Convertible		1933	63,250,0	
		Refunding	1915	1995	60,000,0	
		Real Estate		Various Various	2,014,4	
		Ground Rents Equipment		1922	1,022,3 6,000,0	
		Equipment		1923	6,965,0	
		Equipment	1913	1923	40,0	
		Equipment	1911	1921	230,0	
		Equipment	1916	1921 1926	500,0	
	South Western Division	Equipment Coll. Trust	1916 1899	1925	5,000,0 44,840,9	
	South Western DivisionPittsburgh Junction & Middle Division	1st Mortgage	1898	1925	6,055,9	
	Pittsburgh, Lake Erie & West Virginia System	Refunding	1901	1941	42,525,0	
	Central Ohio Railroad Co	Con'd 1st Mtge	1886	1930	1,009,0	
	Cleveland, Loraine & Wheeling Railway Co	General	1896	1936	890,0	
		Con'd Refunding	1900	1930	894.0	
	Chicago Terminal & Valley Railroad Co	1st Consol'd 1st Mortgage	1893 1895	1933 1995	5,000,0 3,301,0	
	Ellwood Short Line Railroad Co	1st Mortgage	1892	1922	300.0	
	Huntington & Big Sandy Railroad Co	1st Mortgage	1892	1922	296,0	
	Hampshire Southern Railroad Co	1st Mortgage	1909	1934	5,0	
	Monongahela River Railroad Co	1st Mortgage	1889	1919	695,0	
	Ohio & Little Kanawha Railroad Co	1st Mortgage	1900	1950	225,0	
	Ohio River Railroad Co	1st Mortgage	1886 1887	1936 1937	2,000,0 2,911,0	
	Pittshurch & Western Reilway Co	General	1887	1917	650.0	
	Pittsburgh & Western Railway Co Pittsburgh Junction Railroad Co	1st Mortgage	1882	1922	934,0	
	2 10000 01 B2 0 0110010 1 20000 000 000 000 000 000	2nd Mortgage	1894	1922	243,0	
	Pittsburgh, Newcastle & Lake Erie Railroad Co	1st Mortgage	1878	1917	82,0	
	Pittsburgh, Cleveland & Toledo Railroad Co Ravenswood, Spencer & Glendale Railway Co	1st Mortgage	1882	1922	441,0	
	Ravenswood, Spencer & Glendale Railway Co	1st Mortgage	1890 1903	1920 1935	344,00 5,000,00	
	Schuylkill River & East Side Railroad Co	1st Mortgage 1st Mortgage	1890	1990	3,873,0	
	Baltimore & Ohio Railroad Co. in Pennsylvania	1st Mortgage	1913	1963	41,124,0	
	Baltimore & Sparrow's Point Railroad Co					
	Canton Railroad Co					
	Chesapeake Beach Railway Co	lst Mortgage	1898	1923	1,000,00	
	Columbia & Port Deposit Railway Co	1st Mortgage	1890 1890	1940 1914	1,800,00 120,00	
	Cumberland & Pennsylvania Railroad Co	1st Mortgage	1891	1921	1,000,00	
	Somerset Coal Co.	Equipment	1906	1917-1918	152,00	
	Cumberland Valley Railroad Co. Delaware Railroad Co. Delaware, Maryland & Virginia Railroad Co.					
	Delaware Railroad Co	General	1892	1932	500,00	
	Delaware, Maryland & Virginia Railroad Co	lst Mortgage	1913	1922	658,97	
	Junction & Breakwater Railroad Co. Junction & Breakwater Railroad Co. Breakwater & Frankford Railroad Co. Elkton & Middletown Railroad Co. Emmitsburg Railroad Co. George's Creek & Cumberland Railroad Co.	1st Mtge. Ext'd.	1867 1879	1932 1932	185,00 200 ,00	
	Elkton & Middletown Reilroad Co	IST MIRE. LIT C.	1918	1932	200,00	
	Emmitsburg Railroad Co.		.1			
	George's Creek & Cumberland Railroad Co					

No. 5.

Capital Stock Outstanding on December 31, 1916 (Exclusive of Suce Funded Dest and Capital Stock on Funded Dest and the Rate Per Cent. and Amount of Dividends Declared on Capital Stock.

T GEGERD	EBT—Cont.		CAPITAL STOCK.									
Inta	REST.	-	Соммон.			Preferred.						
Rate Per Cent.	Dates When Payable.	Amount Outstanding.	Dividends Declared During Year.	Rate Per Cent.	Amount Outstanding.	Dividends Declared During Year.	Rate Per Cent.					
5	6	7	8	9	10	11	12					
5 5 5 5 3	M. & N. M. & S. J. & J.	\$3,500,000 1,000,000			\$1,500,000							
5 3}	M. & S.	151,945,593	\$7,597,225	5	58,863,182	\$2,354,527	4					
4 5 Sarious	A. & O. M. & S. J. & D. Various		***************************************									
arious	Various F. & A. A. & O.	,	****************			· · · · · · · · · · · · · · · · · · ·						
44454433445454565555546	J. & D. M. & N. M. & N.		•••••••									
3	M. & N. J. & J. M. & N.		•••••••			· · · · · · · · · · · · · · · · · · ·						
4 4 5	M. & N. M. & S. J. & D.	i	•••••				ļ:					
5 4	J. & J. A. & O. M. & N. J. & D.	1	• • • • • • • • • • • • • • • • • • • •									
6 5	J. & J. J. & J.											
5 5	F. & A. M. & S. J. & D. A. & O.	1										
4 6 5	J. & J. J. & J. J. & J.				1							
5 4 6 6 4	J. & D. A. & O. F. & A.											
4 4 5	J. & D. A. & O. J. & J.	2.003.837				1						
 5	J. & J. F. & A.	2,003,837 150,000 200,000 1,000,000	75,000	50		1						
4 5 5 5	M. & N. M. & N.	1,000,000 200,000 1,500,000	30,000 193,813	3 12.6			1					
5 41 4 3	J. & D. J. & J. M. & N.	4,848,650 4,987,275 526,758	387,884 398,892	8 8	484,900	38,792	8					
3	M. & N. J. & J. J. & J.											
• • • • • • • • • • • • • • • • • • •		76,800 50,000 3,500,000										

TABLE No. 5

	.		FUNDED !	DEBT.		
	Title of Corporation.	PRINCIPAL.				
		Description of Bonds.	Date.	Date of Maturity.	Amount Outstanding	
		1 '	2	3	4	
7	Lancaster, Cecil & Southern Railroad Co	1st Mortgage	1895	1925	\$200,00	
ė	Maryland, Delaware & Virginia Railway Co	1st Mortgage		1955	2,000,0	
ğ	Maryland & Pennsylvania Railroad Co		1901	1951	897.0	
•	,	Income	1901	1950	900,0	
	•	Notes	1913	1923	300,0	
		Equipment	1910	1921	9,0	
		Equipment	1918	1924	35,0	
	York & Peach Bottom Railroad Co	1st Mortgage		1932	202,4	
0	Maryland & Pennsylvania Terminal Railway Co	lst Mortgage	1906	1936	200,0	
1	Metropolitan Southern Railroad Co	1st Mortgage	1894	1944	1,200,0	
2	New York, Philadelphia & Norfolk Railroad Co	Income	1899	1939	881,0	
	1	1st Mortgage Equipment		1939	2,600,0	
3	Northern Central Railway Co	State of Md	1855	1913-1923	600,0 1,500,0	
0		Clan'l Garrier "A"	1876	1926	2,564,0	
		Gen'l Series "B"	1882	1926	999.0	
	'	Gen'l Series "E"	1885	1925	1,757,0	
		Ground Rents			243.3	
4	Norfolk & Western Railway Co	General	1881	1931	7,256,0	
		New Riv. Div	1882	1932	2,000,0	
	'	Imp. & Ext	1883	1934	5,000,0	
		1st Consol'd	1896	1996	40,387,5	
	`	Div. 1st L'n G'l	1904	1944	23,000,0	
		Convertible	1907	1932	1,414,0	
		Convertible	1912 1913	1932 1938	173,0	
	1	Equipment			976,0 285,0	
	l de la companya de	Equipment	1914	1915-1925	7,820,0	
	Sciota Valley & New England Railroad Co	ist Mortgage	1889	1989	5,000,0	
	Columbus Connecting & Terminal Railroad Co	1st Mortgage	1891	1922	583,0	
5	Philadelphia & Baltimore Central Railroad Co	1st Gold		1951	2,200,	
	•	Ground Rents			39,	
	Philadelphia & Delaware City Railroad Co	1st Mortgage	1895	1925	180,	
6	Philadelphia, Baltimore & Washington Railroad Co	1st Mortgage		1943	16,070,0	
		Debenture		1916-1924	4,000,0	
	Dill-Jalakia Washington & Dalainana Daileand Co	Ground Rents	Various	Various	326,	
	Philadelphia, Washington & Baltimore Railroad Co.	Debenture	1887 1887	1917	1,000,0	
	· ·	Debenture		1922 1926	1,000,6 930,6	
		Debenture		1932	1,000.0	
7	Union Railroad Co	Ground Rents		i	5,8	
7 8	Washington County Railroad Co					
9	Washington, Potomac & Chesapeake Railway Co	1st Mortgage	1910	1960	100,6	
0	Western Maryland Railway Co	1st Mortgage	1902	1952	46,624,0	
		MOKes	1912	1915	10,000,0	
		Notes	1914	1915	3,000,0	
	'	Equipment	1909	1910-1920	135.	
	1	Equipment		1926	427,0	
		Equipment		1926	2,003,	
	i	Equipment	1916	1936	1,118, 59.	
	}	Contract Real Estate	1916 1914	1921 1918	1,	
	Potomac Valley Railroad Co	1st Mortgage		1941	1,028,0	
	Coal & Iron Railway Co	lst Mortgage	1900	1920	1,000,0	

-Continued.

FUNDED I	BBT-Cont.			Capital S	TOCK.		
Intr	REST.		Соммон.		1	Preferred.	
Rate Per Cent.	Dates When Payable.	Amount Outstanding.	Dividends Declared During Year.	Rate Per Cent.	Amount Outstanding.	Dividends Declared During Year.	Rate Per Cent.
5	6	7	8	9	10	11	12
5 5 5 4 4 4 6 5 5 5 5 5 5 5 4 4 4 6 5 5 5 5	M. & S. F. & A. M. & S. M. & S. M. & S. A. & O. J. & J. M. & O. J. & J. M. & N. J. & D. M. & N. J. & D. J. & J. J. Qrly. J. & J. J. Qrly. J. & O. Various M. & O. A. & O. J. & B. Various M. & D. M. & D. M. & J. J. & C. M. & J. Various A. & O. M. & J. J. & C. M. & J. Various A. & O.	\$200,000 1,500,000 1,802,500 200,000 1,200,000 2,500,000	\$300,000 2,166,172 9,144,338	12 8 74 2	\$1,500,000 \$1,500,000 \$22,991,800	\$919,672	4
444454565555555554	M. & S. J. & J. A. & O. Various M. & N. A. & O. J. & J. M. & S. Monthly J. & D. J. & J. M. & N.	2,100,000 982,680 500,000 49,429,098	1,155,000		9,999,000		

IABLE

Showing for Each of the Steam Raileoad Corporations Named Therein the Total Cost of Road and Equip Per Mile of

		Ton	ALS.	DISTRIBUTION.
	Title of Corporation.	Cost of Road and Equipment.	Increase Over Preceding Year.	Investment in Road June 30, 1907.
		1	2	3
1	Baltimore Belt Railroad Co.	\$12,767,563	\$2,154,108	\$12,529,575
2	Baltimore, Chesapeake & Atlantic Ry. Co	4,112,548	219,727	2,607,038
3	Baltimore & Ohio Railroad Co	350,345,594	28,476,580	•
4	Baltimore & Ohio Railroad Co. in Pennsylvania	43,975,320	813,922	
5	Baltimore & Sparrow's Point Railroad Co	198,032	8,129	150,000
6	Canton Railroad Co	558,208	19,461	248,854
7	Chesapeake Beach Railway Co	2,517,106	50,004	2,582,124
8	Columbia & Port Deposit Railway Co	3,682,665 330,977	33,460 802	3,236,113 329,423
10	Confluence & Oakland Railroad Co	5,226,367	25,433	3, 183, 956
11	Cumberland Valley Railroad Co	7,695,759	365,507	2.588.899
12	Delement Pailmed Co	5.885.231	165.926	5.143.918
13	Delaware Railroad Co	2.014.474	58.393	1.821.328
14	Elkton & Middletown Railroad Co.			69,501
15	Emmitsburg Railroad Co	55,135	1.044	41,421
iĕ	George's Creek & Cumberland Railroad Co.	6,621,336	3,547	1.079.265
iř	Lancaster, Cecil & Southern Railroad Co			402,562
18	Maryland, Delaware & Virginia Railway Co	5,016,800	7,061	3,250,000
19	Maryland & Pennsylvania Railroad Co	4,125,357	4,282	3,399,044
20	Maryland & Pennsylvania Terminal Ry. Co	432,956	[<i>.</i>	256,487
21	Metropolitan Southern Railroad Co	2,696,388	891	2,400,000
22	New York, Philadelphia & Norfolk R. R. Co	10,992,917	309,369	4,768,029
23	Northern Central Railway Co	38,569,349	2,370,410	21,296,614
24	Norfolk & Western Railway Co	267,358,782	3,773,425	151,440,740
25	Philadelphia & Baltimore Central R. R. Co	5,130,917	78,590	4,503.037
26	Philadelphia, Baltimore & Washington R. R. Co	67,028,814	874,549	46,454,14
27	Union Railroad Co	2,440,070		2,208,507 1,002,018
28 29	Washington County Ratirosa Co	1,181,408 616,137	130,405	1,002,010
29 30	Washington, Potomac & Chesapeake Ry. Co	73.445.240	4.011.930	******
30 31	York, Hanover & Frederick Railroad Co.	881.670	38,473	•
٩I	TOTA, ITALIOVEL & PRECISICA CAMITORI CO	001,070	00,473	1

⁽a) Cost per mile of road and equipment, exclusive of floating equipment.

^(*) The asterisk in this table denotes that the required figures were not furnished in the report. Norz—Deficit loss and other reverse items on this table are printed in bold type.

No. 6.

ment, and the Distribution of Same on December 31, 1916, and the Average Investment in Road and Equipment Boad Owned.

DISTRIBUTION. Investment Investment From From Length Average July 1, 1907 July 1, 1914 Investment Total of Road Investment in Equipment Owned, Miles. to June 30, 1914. Investment. Per to December 31, 1916. June 30, 1907. Mile. 4 5 6 7 8 9 \$1,763,475 (a) 30,687 153,091 164,167 36,470 40,554 88,877 85,109 16,800 102,538 71,217 24,006 \$449,309 613,222 295,467,449 42,899,006 \$211,321 185,361 54,878,145 1,076,314 \$12,767,563 4,112,548 \$50,345,594 43,975,320 198,032 558,208 2,517,106 3,682,666 3,682,666 5,135 6,621,336 402,694 5,516,800 4,125,357 4,2956 2,696,388 10,992,917 38,569,349 267,388,782 267,388,782 267,388,782 267,388,782 7.24 87.61 2,288.47 267.87 \$1,077,649 267.87 5.43 13.76 28.32 43.27 19.70 50.97 108.06 245,15 97.64 7.30 2,899,006 82,549 249,919 3,746 394,475 752 1,578,177 3,155,744 566,140 75,907 15,488 56,077 **49,764** 52,076 802 3,358 418,662 856,133 45,572 1,094,983 175,173 24,006 24,006 20,632 224,207 7,553 132,268 99,186 1,671 75,997 115,478 12,240 5,355,249 1,474 **8,694** 7.30 50.06 195,515 4.06 77.43 80.18 132 5,882 109,384 1,750,000 213,230 22,682 403,699 176,436 293,593 30,547 51,451 176,717 98,151 267,008 129,081 59,780 186,181 295,766 42,789 29,339 187,088 14,420 109,384 33 2,795 629,723 3,297,671 18,022,301 121,872 3,988,834 71,818 162,147 4,752,079 2.45 6.78 112.00 1,297,039 6,226,730 24,383,021 293,593 4,298,125 7,748,334 73,512,713 506,008 11,932,366 159,745 144.45 2,071.24 85.83 360.02 4,653,468 2,440,070 1,181,408 616,137 73,445,240 881,670 8.25 27.61 21.00 392.57 17,243 615,503 4,752,079 62,744 68,693,161 818,926 * 61.14

TABLE SHOWING FOR EACH OF THE OPERATING STEAM RAILBOAD COSPORATIONS NAMED THEREIN THE

		OPERATING	Incomm.	
TITLE OF CORPORATION.	Railway Operating Revenues.	Railway Operating Expenses.	Net Revenue From Railway Operations.	Railway Tax Aosruals
	1	2	3	_4_
1 Baltimore, Chesapeake & Atlantic Railway Co	110, 938, 842 59, 658 105, 929 777, 421 3, 684, 644 9, 058 924, 287 489, 884 5, 194, 158 15, 533, 686 59, 449, 982 17, 615, 353 7, 931, 071 1, 962, 200	\$1,029,974 84,460,295 63,828 54,619 93,447 695,656 2,039,343 6,456 377,956 334,092 12,698,251 33,508,732 12,828,200 5,832,084	\$202,046 32,508,587 125,586 5,039 12,482 81,775 1,645,301 2,602 46,331 1,55,802 1,751,086 2,835,435 25,941,249 4,787,153 2,098,987 1,717,673	\$27, 491 4,002, 736 4,791 689 3,373 42,171 115,159 196 17,683 152,282 508,801 2,480,000 513,253 221,231 89,563
18 Washington, Potomac & Chesapeake Railway Co	25,420 11,967,982	23,376 7,516,222	2,044 4,451,760	1,973 405,540 12,486
	Non	OPERATING I	NCOMB Conti	aued.
TITLE OF CORPORATION.	Miscella- neous Rents.	Miscella- neous Non- Operating Physical Property.	Separately Operated Properties, Profit.	Dividend Income.
	14	15	16	17
Baltimore, Chesapeake & Atlantic Railway Co Baltimore & Ohio Railroad Co	\$7,877 407,822 46	\$34,445	\$224,890	\$1,901,829
Canton Kairosa Caniway Co. Chesapeake Beach Railway Co. Cumberland & Pennsylvania Railroad Co. Cumberland Valley Railroad Co. Emmitsburg Railroad Co. Maryland, Delaware & Virginia Railway Co.	1,038	13,810		13,888
11 New York Philadelphia & Norfolk Railroad Co	1,197 1,033 139,783	550		4,362 850,008
12(a) Northern Central Railway Co. (P. R. R.). 13(b) Northern Central Railway Co. 14 Norfolk & Western Railway Co. 15(d) Phila., Balto. & Wash. R. R. Co., 1/1/16-9/14/16 16 Phila., Balto. & Wash. R. R. Co., 9/15/16-12/31/16 17 Union Railroad Co.		29,850 1,511 912		
17 Union Railroad Co		586		

⁽a) Operating report of Pennsylvania Railroad Compnay.

⁽b) Report of principal company.

⁽d) Note-Same as on Table No. 8.

Note—Deficit, loss and other reverse items on this table are printed in bold type.

No. 7.

Income Account for the Year and the Profit and Loss Account on December 31, 1916.

Op	BRATING INC	omm—Contim	æd.	1	Non-C	PERATING IN	COMB.	
Uncollect- ible Railway Revenues.	Railway Operating Income.	Miscella- neous Operating Income.	Total Operating Income.	Hire of Freight Cars. Credit Balance.	Rent from Locomo- tives.	Rent from Passenger Cars and Other Equipment.	Joint Facil- ity Rent Income.	Lease of Roads.
5	6	7	. 8	9	10	11	12	13
\$37 40,254	\$174,518 28,465,597 120,795		\$174,518 28,465,597 120,795		\$146,491	\$10,564. 140,100	\$866 742,727 12,378	\$3,863
56 258	4,293 9,109 39,604 1,529,884		9,109 39,604	\$170,272	93 10 2,020 68,752	1,718 697 16,652		
1 785	2,406 33,424 137,334		2,406 33,424 137,334		8,476	3,400 121	98	
461 1 082	2,326,634		2,326,634	1,397,313	3,228 324	38,560 53,483	124,109	2,529,821
1,514 706	4,272,386 1,877,050 1,628,110		4,272,386 1,877,050 1,628,110		23,771 8,883	70,512 98,998 43,275	129,525 61,122	221 92
546	71 4,045,674 12,487	\$856	4,046,530 12,487	; 	22,105	6,781	21,287	500 34,049
	Non-Operat	пис Інсомв	-Continued.		Den	UCTIONS FROM	M Gross Inc	ome.
Income from Funded and Unfunded Securities.	Income from Reserve Funds.	Miscella- neous Income.	Total Non- Operating Income.	Gross Income.	Hire of Freight Cars. Debit Balance.	Rent for Locomo- tives.	Rent for Passenger Cars and Other Equipment.	Joint Facility Rents.
18	19	20	21	22	23	24	25	26
\$2,770 2,442,997	\$38,993	\$5,522	\$22,077 6,089,680 12,424 1,265	\$196,596 34,555,277 133,219 5,558	\$24,612 1,468,505 32,468 8,235	\$29,027 846	\$10,033 277,523 24	\$1,684 1,192,090
1,172		• • • • • • • • • • • •	1,200	10,000	1 777	149		· · · · · · · · · · · · · · · · · · ·
82 70,196 57,693 140	1,593	. 	257,580 203,145	10,931 297,184 1 733 020	6,235 1,777 109,260 257	142 3,489	25 7,987	
70, 196 57, 693 140 49 952	1,593		1,822 257,580 203,145 140 4,824 9,549 114,196	10,931 297,184 1,733,029 2,546 38,248 146,883 1,712,539	109,260 257 9,229 14,936 131,362	3,489 18,126	7,987 10,336 320 81,737	2,806 1,056 3,158
70,196 57,693 140 49	1,593		1,822 257,580 203,145 140 4,824 9,549	10,931 297,184 1,733,029 2,546 38,248 146,883	109,260 257 9,229 14,936	3,489	7,987	2,806

TABLE No. 7

	Den	tinued.			
Title of Corporation.	Rent for Leased Roads.	Miscella- neous Rents.	Miscella- neous Tax Accruals.	Separately Operated Properties, Loss.	Interest on Funded Debt.
	27	28	29	<u>.</u> 30 _	31
Baltimore, Chesapeake & Atlantic Railway Co Baltimore & Ohio Railroad Co Baltimore & Sparrow's Point Railroad Co	\$32,339	188,880	\$237,842	\$114,183	18,118,620
4 Cantor Railroad Co. 5 Chesspeake Beach Railway Co. 6 Cumberland & Pennsylvania Railroad Co. 7 Cumberland Valley Railroad Co.	500	. 1			50,000
Cumberland & Fennsylvana Railroad Co. Cumberland Valley Railroad Co. Emmitsburg Railroad Co. Maryland, Delaware & Virginia Railway Co. Maryland & Pennsylvania Railroad Co. Northern Central Railway Co. (P. R. R.)	10,000	44,884 1,329 50		,	100,000 66,496 166,547
13(b) Northern Central Railway Co. (F. R. R.). 13(b) Northern Central Railway Co. 14 Norfolk & Western Railway Co. 15(d) Phila., Balto. & Wash. R. R. Co., 1/1/16-9/14/16 16 Phila., Balto. & Wash. R. R. Co., 9/15/16-12/31/16 17 Union Railroad Co.	. 560,094 3 116.947	1,693 9,385 3,830	2,455 750		
18 Washington, Potomac & Chesapeake Railway Co. 19 Western Maryland Railway Co. 20 York, Hanover & Frederick Railroad Co.	149.790	37.036			5,000 2,409,299
-		· · · · · ·		CREDITS.	

TITLE OF CORPORATION.	Income Balance Transferred to Profit and Loss.		Balance Transferred from Income.	Unrefundable Over- oharges.
1 Baltimore, Chesapeake & Atlantic Railway Co	6,410,259 20,828 21,377 96,834 176,483 11,829 2,289 132,715 804 942,998	697,148 984 1,443,956 3,654,178 15,726,515 5,465,220	20,828 176,483 11,829 2,289 20,890 20,005 20,880,402 515,770 456,282 7,443 1,319,060	\$204,182

⁽a) Operating report of Pennsylvania Railroad Company.

⁽b) Report of principal company.

⁽c) Cincinnati, Hamilton & Dayton Railway Company—reorganisation adjustment, \$10,892,323.23.

⁽d) Note—Same as on Table No. 8.

Nore-Deficit, loss and other reverse items on this table are printed in bold type.

-Continued.

	OMB—Contin				Disposit	mon of Net	INCOME.	
Interest on Unfunded Debt.	Miscella- neous Income Charges.	Total De- ductions from Gross Revenue.	Net Income.	Applied to Sinking and Other Reserve Funds.	Dividend Appropria- tions of Income.	Invest- ments in Physical Property.	neous.	Total Appropria- tions of Income.
32	83	34	35	36	37	38_	39	40
\$24,097 241,961	\$100,007 1,630	\$272,439 21,902,602 33,338	\$75,843 12,652,675 99,881	\$340 89,315	1	en 072		\$9,418 6,242,416 79.058
20,700 55,346		107.765	21 ,377 96 ,834	1				
2,833	5	63,005 310,088 257	234,179 1,422,941	57,696 1,593	426,676	982,843		57,69 1,411,11
4,608 1,428 711	191 2,225 754	170,305 96,734 402,445	2,289 132,056 50,149 1,310,093	67,095	300,000	659 49,345		656 49,341 367,098
336		9 410 117	138,832 2,168,177 21,804,074		2,166,172 919,672		\$4,000	2,166,172 923,672
179,843 51,772	46,733 1,176	361,644 4,356,948 2,613,775 1,017,356 828 8,057	2,548,802 1,541,987 1,635,055	;	1,057,478 1,155,000	1,300,929 524,980 23,773	229,343 27,618	2,033,033 1,610,070 1,178,773
892	 .	8,007	7,443 1,319,060		· · · · · · · · · · · ·			
235,961	26,561	3,010,512 26,440	1,319,000			23,341		23,341
Cardina —Cont.	26,561	3,010,512	1,319,060	Dar	<u> </u>	23,341		23,341
CREDITS	26,561	Balance Transferred from Income.	4,206		<u> </u>	Miscella-	Credit Balance Balance Sheet.	Debit Balance Carried Balance Sheet.
Campre — Cont. Miscellaneous Credits.	Debit Balance at Beginning of Year.	Balance Transferred from Income.	Dividend Appropriation from Surplus.	Debt Discount Extinguished Through Surplus.	Loss on Retired Road and Equip- ment.	Miscella- neous Debits.	Credit Balance Carried to Balance Sheet.	Debit Balance Carried t Balance Sheet.
Campre — Cont. Miscellaneous Credits.	Debit Balance at Beginning of Year.	Balance Transferred from Income.	Dividend Appropriation from Surplus.	Debt Discount Extinguished Through Surplus.	Loss on Retired Road and Equip- ment.	Miscella- neous Debits.	Credit Balance Carried to Balance Sheet.	Debit Balance Carried t Balance Sheet.
Campre — Cont. Miscellaneous Credits.	Debit Balance at Beginning pf Year. 46 \$151,537	Balance Transferred from Income. 47 \$85,257	Dividend Appropriation from Surplus. 48	Debt Discount Extinguished Through Surplus.	Loss on Retired Road and Equipment. 50 \$167,958 677,696	Miscella- neous Debits. 51 \$122 (c) 14,337,902	Credit Balance Carried to Balance Sheet. 52	Debit Balance Carried t Balance Sheet. 53
Campre — Cont. Miscellaneous Credits.	Debit Balance at Beginning pf Year. 46 \$151,537	Balance Transferred from Income. 47 \$85,257	Dividend Appropriation from Surplus. 48	Debt Discount Extinguished Through Surplus.	Loss on Retired Road and Equipment. 50 \$167,958 677,696	Miscella- neous Debits. 51 \$122 (c) 14,337,902	Credit Balance Carried to Balance Sheet. 52	Debit Balance Carried t Balance Sheet. 53
CEEDITS —Cont. Miscellaneous Credits.	Debit Balance at Beginning of Year. 46 \$151,537 115,647 1,623,034 839,994 990	Balance Transferred from Income. 47 \$85,257 21,377 96,834	Dividend Appropriation from Surplus. 48 \$3,798,652	Debt Discount Extinguished Through Surplus. 49	Loss on Retired Road and Equipment. 50 \$167,958 677,696	Miscella- neous Debits. 51 \$122 (c) 14,337,902	Credit Balance Carried to Balance Sheet. 52	Debit Balance Carried t Balance Sheet. 53
Z25,961 CREDITS — Cont. Miscellaneous Credits. 45 \$7,992,202,082	Debit Balance at Beginning of Year. 46 \$151,537 115,647 1,623,034 839,994 990	Balance Transferred from Income.	Dividend Appropriation from Surplus. 48 \$3,798,652	Debt Discount Extinguished Through Surplus. 49	Loss on Retired Road and Equipment. 50 \$167,958 677,696 19,219 1,424 2,498 8,033	Miscella- neous Debits. 51 \$122 (c) 14,337,902 11,830 1,044 651 183 22,306	Credit Balance Carried to Balance Sheet. 52 227,704,746 112,250 693,884 2,229 2,388,261	Debit Balance Carried t Balance Sheet. 53 \$396,88: 137,02 1,769,54

TABLE SHOWING FOR EACH OF THE OPERATING STEAM RAILEOAD CORPORATIONS NAMED THEREIN THE TOTAL REVENUE

	Тота	CLASSIFI- CATION OF REVENUES.	
TITLE OF CORPORATION.	Railway Operating Revenues. Year Ended December 31, 1916.	Increase Over Preceding Year.	Freight Revenue.
	. 1	2	8
Baltimore, Chesapeake & Atlantic Railway Co	\$1,232,021	\$77,598	\$178,130
Baltimore & Sparrow's Point Railroad Co	189,414	16,251,215	91,891,921 156,499
Canton Railroad Co	59,658 105,929	19,607	18.866
Chesapeake Beach Railway Co	777,431	26,572	724,594
Cumberland Valley Railroad Co	3,684,644	593,480	2,828,615
Emmitsburg Railroad Co	9,058 924,287	90 100	4,482 75,924
Maryland, Delaware & Virginia Railway Co	489,894	20,132	257,095
Maryland & Pennsylvania Railroad Co New York, Philadelphia & Norfolk Railroad Co	5.194.158	1,039,173	4,332,047
(a) Northern Central Railway Co	15,533,686	2,288,700	11,794,832
Norfolk & Western Railway Co	59,449,982	9,781,730	51, 114, 205
Phila., Balto. & Wash. R. R. Co., 1/1/16-9/14/16	17,615,353	I	9,099,500 3,985,351
Union Railroad Co	7,931,071 1,962,200	342,179	1,633,128
Washington, Potomac & Chesapeake Railway Co	25,420	*	20, 121
Western Maryland Railway Co	11.967.982	2.079.382	10,123,163

	CLASSIFICATION OF REVENUES—CONUNUEC.		
TITLE OF CORPORATION.	Special Service Train.	Water Transfers.	Total Rail Line Transporta- tion Revenue.
	12	13	14
1 Baltimore, Chesapeake & Atlantic Railway Co 2 Baltimore & Ohio Railroad Co 3 Baltimore & Sparrow's Point Railroad Co 4 Canton Railroad Co 5 Chesapeake Beach Railway Co 6 Cumberland & Pennsylvania Railroad Co 7 Cumberland & Pennsylvania Railroad Co 8 Emmitsburg Railroad Co 9 Maryland Delaware & Virginia Railway Co 10 Maryland & Pennsylvania Railroad Co 11 New York, Philadelphia & Norfolk Railroad Co 12 (a) Northern Central Railway Co 13 Norfolk & Western Railway Co 14 Phila, Balto & Wash. R. R. Co., 9/15/16-12/31/16 15 (b) Phila, Balto & Wash. R. R. Co., 9/15/16-12/31/16 17 Washington, Potomae & Chesapeake Railway Co	350 800 252 51 30 848 4,804 24,045 5,518 2,070	49,176	8,425 146,360 482,048 5,057,390 15,263,994 58,542,097 17,271,289 7,784,690 1,959,317 25,420
18 Western Maryland Railway Co	2,070		11,531,777

⁽a) Operated by the Pennsylvania Railroad Co.

Note-Deficit, loss and other reverse items on this table are printed in bold type.

⁽a) Operated by the Fennsylvania Railroad Co.

(b) Note—Effective September 15th, 1916, the following railroads were consolidated, forming The Philadelphia, Baltimore & Washington Railroad Company;

Philadelphia, Baltimore & Washington Railroad Company,
The Philadelphia & Baltimore Central Railroad Company,
Columbia & Port Deposit Railroad Company,
The Elkton & Middletown Railroad Company.

No. 8.

FROM RAIL OPERATIONS AND THE CLASSIFICATION THERBOF FOR THE YEAR ENDED DECEMBER 31, 1916.

CLASSIFICATION OF REVENUES—Continued.

Passenger Revenue.	Excess Baggage.	Parlor and Chair	Mail.	Express.	Other Passenger Train	Milk.	Switching.
!		Car.			Service.		
4	5	6	.7	_ 8	9	10	11
\$120,723 16.169,173	\$542 142,123	\$26,736	\$7,339 1,390,586	\$20,410 2,547,891	\$387 58,643	\$395,624	\$515 1,435,452
78,326 39,441 677,383 2,363	82 232 4,673 11	2,830	2,051 3,299 22,668 175	2,240 1,925 78,400 922	5 163 3,893	52 21,532 472	52,473 81 4,468 7,357
58, 138 101, 511 494, 829 2,660, 639 5,956, 081	192 500 3,860 19,418 54.752		3,932 6,697 35,611 147,057 444,197	8,042 7,912 107,678 390,011 686,274	80 2,130 2,570 40,782 10,562	51,498 1,253 130,921	54,674 29,508 75,529 248,790
6.861,801 3,173,717 305,472 3,138	37,306 17,339 26		310,800 144,797 10,278 1,443	683,943 354,243 7,748 718	93, 196 87, 892 2, 647	139,753 52,773	39,468 16,507 17
1,032,983	6,646		58,626	152,762	17,919	79,940	50,724

CLASSIFICATION OF REVENUES—Continued.

I	Station.				WATER L	INE TRANSPOR	TATION.
Dining and Buffet.	Train and Boat Privileges.	Parcel Room.			Freight.	Passenger.	Miscella- neous.
15	16	17	18	19	20	21	22
\$484,771	\$232 60,237 58	\$174 28,297	\$394 214,737 1,116	\$41 10,098		\$275,958	
***************************************	192 143 333	1,052	27	357			
47.774	105	26 46 563	243 274 4,195	38 11 253		265,572	
122,469	35,202 22,264 15,556	15,714 6,018 3,524	42,707 51,449 6,972	5,562 3,495 1,814		1,226	
***************************************	8,000 13	1,636	2,230	770		i	
9,257	6,334	594	24,294	187			·

TABLE No. 8

	CLASSIFICATIO	n of Revenue	Continued.	
. Title of Corporation.	WATER LINE TRANSPORTAT'N —Continued.		Telegraph and Telephone.	
	Total Water Line Revenue.	Demurrage.		
	23	24	25	
1 Baltimore, Chesapeake & Atlantic Railway Co. 2 Baltimore & Ohio Railroad Co. 3 Baltimore & Sparrow's Point Railroad Co. 4 Canton Railroad Co. 5 Chesapeake Beach Railway Co. 6 Cumberland & Pennsylvania Railroad Co. 7 Cumberland & Pennsylvania Railroad Co. 8 Emmitaburg Railroad Co. 9 Maryland, Delaware & Virginia Railway Co. 10 Maryland & Pennsylvania Railroad Co. 11 New York, Philadelphia & Norfolk Railroad Co. 12 (a) Northern Central Railway Co. 13 Norfolk & Western Railway Co. 14 (b) Phila, Balto, & Wash, R. R. Co., 1/1/18-9/14/16. 15 Phila, Balto, & Wash, R. R. Co., 9/15/16-12/31/16. 16 Union Railroad Co. 17 Washington, Potomac & Chesapeake Railway Co. 18 Western Maryland Railway Co.	775,145 1,226 1,069	4,427 64 1,462 11,426 24 899 6,901 45,850 123,874 202,015 99,847 38,072 2,860	\$ 60,00 21 7, 19, 6,17 11,19,93 7,48 10,67 5,10	

(a) Operated by the Pennsylvania Railroad Co.

Norn-Deficit, loss and other reverse items on this table are printed in bold type.

⁽a) Operated by the Fennsylvania Kairoad Co.

(b) Norz—Effective September 15th, 1916, the following railroads were consolidated, forming The Philadelphis Baltimore & Washington Railroad Company,
Philadelphia, Baltimore & Washington Railroad Company,
The Philadelphia & Baltimore Central Railroad Company,
Columbia & Port Deposit Railroad Company,
The Elkton & Middletown Railroad Company.

-Continued.

CLASSIFICATION OF REVENUES—Continued.									
Grain Elevator.	Stock Yard.	Power.	Rents of Buildings and Other Property.	Miscella- neous.	Total Incidental Operating Revenues.	Joint Facility Operating Revenue.			
26	27	28	29	30	31	82			
\$525,643	\$8,865		\$100 6,926 710	\$621 767,260 296 2,758	\$4,616 2,809,530 32,915 7,185	\$324 157,831			
		\$655	736	6	1,098 2,455				
••••••		9,484	5,950 128 6	1,400 480 1,444	38,201 632 2,761 7,846	1,669			
4.256	8,388	3,534 5,039	5,131 11,126 40,891	6,741 50,473 445,381	136,778 297,192 906,626	28,72 1,25 169,88			
•••••		1,414 734	15,484 6,817	17,828 7,867 10	173,113 71,229 2,883	169,88 75,15			
280,798			3,675	42,082	436,205				

TABLE
SHOWING FOR EACH OF THE OPERATING STEAM RAILEOAD CORPORATIONS NAMED TREERIN THE TOTAL

·	Тот	ALS.	MAINTENANCE OF WAY AND STRUCTURES.		
Title of Corporation.	Operating Expenses For Year Ended December 31, 1916.	Increase Over Preceding Year.	Superintend- ence.	Maintenance of Roadway and Track.	
	1	2	3	4	
1 Baltimore, Chesapeake & Atlantic Ry. Co. 2 Baltimore & Ohio Railroad Co. 3 Baltimore & Sparrow's Point Railroad Co. 4 Canton Railroad Co. 5 Chesapeake Beach Railway Co. 6 Cumberland & Pennsylvania Railroad Co. 7 Cumberland Valley Railroad Co. 8 Emmitsburg Railroad Co. 9 Maryland, Delaware & Virginia Railway Co. 10 Maryland & Pennsylvania Railroad Co. 11 New York, Philadelphia & Norfolk R. R. Co. 12(a) Northern Central Railway Co. 13 Norfolk & Western Railway Co. 14 Phila., Balto. & Wash. R. R. Co., 1/1/16-9/14/16. 15 Phila., Balto. & Wash. R. R. Co., 9/15/16-12/31/16. 16 Union Railroad Co. 17 Washington, Potomac & Chesapeake Ry. Co. 18 Western Maryland Railway Co.	84,460,295 63,828 54,619 93,447 695,656 2,039,343 6,456 877,956 344,092 12,698,251 33,508,732 12,828,200 5,832,083 244,527 23,376	\$71,195 16,807,692 10,598 15,820 159,744 28,699 301,874 1,599,107 3,819,656 * 34,870 862,864	715, 587 872 905 882 7, 372 25, 703 90 3, 365 3, 079 27, 214 134, 019 314, 544 144, 884 64, 136 10, 692 903	1,544 47,248 56,521 259,370 1,335,357 4,497,777 1,273,544	

		Ma	LINTENANCE (OF EQUIPMENT—Continued.		
	TITLE OF CORPORATION	Depreciation and Retirements of Locomotives.	Repairs of Cars.	Depreciation and Retirements of Cars.	Repairs of Floating Equipment.	
		14	15	16	17	
1 2 3 14	Baltimore, Chesapeake & Atlantic Ry. Co	1,212,056	\$11,046 6,865,114 1,610 249 6,569	3,255,794	407,717	
6	Cumberland & Pennsylvania Railroad Co	11,207 35,476	184,119 99,408 297	69,670 44,802		
9 10	Emmitsburg Railroad Co. Maryland, Delaware & Virginia Rai way Co Maryland & Pennsylvania Railroad Co	2,955	7,716 12,136	4,175		
	New York, Philadelphia & Norfolk R. R. Co	222,674	285,723 1,133,970 3,964,960	129,013 420,739	165,609	
13 14 15	Norfolk & Western Railway Co	208,273 89,190	1,032,077 448,004		430 747	
16 17 18	Union Railroad Co					

⁽a) Operating report of Pennsylvania Railroad Company.

Note—Deficit, loss and other reverse items on this table are printed in bold type.

PRIMES FROM OPERATING AND THE CLASSIFICATION THERROP, FOR THE YEAR ENDED DECEMBER 31, 1916.

Maintenance of Wat and Structures—Cont.						MAINTENANCE OF EQUIPMENT.			
Mainte- zance of Track tructures.	Mainte- nance of Ancillary Structures.	Injuries to Persons.	Other Way and Structure Expenses.	Mainte- nance of Joint Tracks and Yards.	Total Mainte- nance of Way and Structures.	Superin- tendence.	Repairs of Machinery.	Repairs of Locomo- tives.	
5	6	7	88	9	10	11	12	13	
\$9,305 1,353,767	\$20,749 2,006,092 602	\$48,317	\$2,189 325,233 591	\$31 84,322 567	\$84,776 14,825,802 14,506	\$6,254 722,106 569	600,031	\$11,586 9,699,874 3,737	
9,151 39,801	9,610 6,586 3,946 29,052	154 604	122 513 1,534 10,574	2,100 480	445,829	230 904 8,476 16,779	3 197 8,646 7,064		
3,776	11,393		1,963 2,712	341 69	67,727 73,775		1,087 405		
31,844 440,827 905,397 392,877	74,618 371,805 875,220 210,849	2,698 35,099 2,284	14,441 59,716 155,031 61,614	2,543 50,101 11,594 145,532	410,122 2,294,321 6,771,473 2,231,584	21,699 137,222 228,886 120,491	4,363 45,579 373,948 55,661	176,902 1,226,029 3,427,072 1,201,967	
264,727	112,761 1,728	948	41,570 4,750	69,376	1,024,540 150,541 5,063	53,213	29,839	658,37	
83,176	105,535	2,815	27,227	31,640	1,326,472	43,106	41,736		

MAINTENANCE OF EQUIPMENT—Continued.

Deprecia- tion and Retirement of Floating Equipment	Repairs of Work Equipment	Depreciation and Retirements of Work Equipment.	Miscella- neous Equipment Repairs.	Miscella- neous Equipment Deprecia- tion and P Retirements	Injuries to Persons.	Other Equipment Expenses.	Maintain- ing Joint Equipment at Terminals.	Total Mainte- nance of Equipment.
_18	19	20	21	22	23	24	25	26
\$30,16 40,32	221,768	\$148,188	\$5,784 86	\$4,225 1,936	 .	38	\$33,381 262	\$265,777 23,569,581 7,665
	670 15,717	928	129		605 648	1,558 3,648	1,231	
15,87		1			57	18,947 889		242,425 52,761
104,24 94 16	64,991 107,172	4,701 14,835 33,178 14,689	9,744 48 71	793 587 189	157 2,787 25,808 2,828	27,672 23,152 61,583 22,274		985,444 3,259,454 10,342,501 3,215,015
7:		3,582	25	90	1,321	8,369	42,502	1,528,854
1,87	17,530	21,939			4,561			

TABLE No

TRANSPORTATION, RAIL LINE-Cont.

	TRAPPIC.				
Title of Corporation.	Superintend- ence.	Outside Agencies.	Other Traffic Expenses.	Total Traffic Expenses.	
	27	28	29	80	
1 Baltimore, Chesapeake & Atlantic Ry. Co	687,911		. 	1,378	
6 Cumberland & Pennsylvania Railroad Co	22,682	3,792	26,638	3,654 53,112 133	
9 Maryland, Delaware & Virginia Railway Co	21,495	11,005 63,759	24,008	6,696	
 Norfolk & Western Railway Co Phila., Balto. & Wash. R. R. Co., 1/1/16-9/14/16 Phila., Balto. & Wash. R. R. Co., 9/15/16-12/31/16 	186,469 76,966	183,869 73,967 33,887	368,714	739,052 241,113 107,159	
16 Union Railroad Co		100,036	70,738	264,452	

	Title of Corporation.	Trainmen.	Train Supplies and Expenses.	Injuries to Persons.	Loss and Damage.
		40	41_	42	. 43
1 2 3	Baltimore, Chesapeake & Atlantic Ry. Co			\$222 762,958	\$636 1,176,269
4 5 6	Canton Railroad Co	54,715	5,511	68 440 1,349	52 714
8 9	Cumberland Valley Railroad Co. Emmiteburg Railroad Co. Maryland, Delaware & Virginia Railway Co.	13,838	33,022 2,206	1,065 2,896	9,416 6 356
	Maryland & Pennsylvania Railroad Co. New York, Philadelphia & Norfolk R. R. Co. 3)Northern Central Railway Co.	144,319 786,530	22,520 196,305	2,005 876 4,930	1,673 37,956 15,295
18 14 15	Norfolk & Western Railway Co	842,926 367,563	477,726 288,679 134,836	174,893 3,934 2,088	191,067 16,133 3,396
16 17 18	Union Railroad Co. Washington, Potomac & Chesapeake Ry. Co. Western Maryland Railway Co.	605,541	92,206	18 79, 92 9	2,587 49,630
-	!				

⁽a) Operating report of Pennsylvania Railroad Company. Nore-Deficit, loss and other reverse items on this table are printed in bold type.

-Continued.

TRANSPORTATION	, RAIL LINB.
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Superin- nding and Dispatch- ing.	Station Service.	Yard Enginemen and Motormen.	Other Yard Employes.	Fuel For Yard Locomotives and Power Purchased.	Other Yard Expenses.	Train Enginemen and Motormen.	Fuel For Train Locomotives and Power Purchased.	Other Train Locomotive Supplies and Expenses.
31	32	33	34	35	36	37	38	39
\$9,031	\$35,271	\$1,866	\$4,799	\$2,511	\$186	\$17,427	\$30,683	\$9.864
625,242	6,713,681	1,795,810	4,144,485	1,171,608	685,481	5,149,326	5,725,280	1,893,110
5,669	4.013	9,156		6,420	565	8,536	2,734	596
1,835	5,038	11,416		5,003	1,665	1		
2,433	5,719					9,988	12,117	3,430
21,385	40,934					41,847	44,323	27,302
98,124	188,986	25,682	70,277	34,342	11,684	137,210	252,898	57,079
90	528					720	1,294	88
5,763	17,555	32	21	325	71	10,650	15,725	5,886
6,531	41,350	11,858	. 	5,514	1,689	45,499	41,561	16,361
97.010	283,307	37,961	91,603	42,682	18,119	103,228	308,655	42,710
556,682	1,719,112	331,910	849,636	186,763	169,160	694,194	733,167	268,336
679,366	1,923,421	406,349	1,200,726	320,422	250,047	2,445,222	2,856,092	1,120,917
475,298	721,286	181,717	494,343	190,360	74,199	686,952	1,195,110	302,640
211,468	328,430	83,398	221,361	81,651	34,366	301,097	530,326	127,891
31,913	25	1,291		[343			628
	2,122					4,660	1,817	171
252,813	492,023	140,520	312,838	94,976	55,118	567,017	630,352	192,438

Transportation, Rail Line—Cont.					Transportation, Water Line.				
Other Casualty Expenses.	Other Transporta- tion Expenses.	Operating Joint Yards and Terminals.	Operating Joint Tracks and Facilities.	Total Transporta- tion, 1 Rail Line.	Operation of Vessels.	Operation of Terminals.	Incidentals.	Total Transportation, Water Line.	
44	45	46	47	48	49	50	51	52	
\$1,893	\$5,614	\$1,092	\$2,517	\$148,879	\$357,755	\$112,634	\$8,994	\$479,383	
545,557	2,222,323	540,273		40,564,932			•••••		
663 1,660	4,092 998	311	3 ,754	39,013 27,683				• • • • • • • • • • • • • • • • • • •	
1,000	5,277	• • • • • • • • • • •		39,581					
2,234	6,491	522	1,157	248,486					
10,920	44,268	28,623	4 .986	1,091,999					
*********	352			3,078					
76	5,600	207	1,038	82,247			1	447,142	
2,019	4,470			180,530		[
18,884	493,343	62,444	3,058	1,802,559]		
137,455	360,429	450 ,294	3,673	6,563,284					
232,590	421,134	75,515	16,622	14,778,085					
163,802	349,377	714,391	1,105	6,700,042				1	
74,960	165,964	319,682	1,968	2,990,448				1	
9,502	21,521 1,179	1,102	1,016	67,915 9,948					
38,054	137,290	41,534	14.126	3.713.338	· · • · · · · · · · · ·	l			

TABLE No. !

	3	o Operations.	ONS.	
Title of Corporation.	Dining and Buffet Service.	Grain Elevators.	Other Miscella- neous Expenses.	Total Miscella- neous Expenses.
	53	54	55	56
1 Baltimore, Chesapeake & Atlantic Ry. Co. 2 Baltimore & Ohio Railroad Co. 3 Baltimore & Sparrow's Point Railroad Co. 4 Canton Railroad Co. 5 Chesapeake Beach Railway Co. 6 Cumberland & Pennsylvania Railroad Co.	\$484,171	\$338,261		\$822,432
7 Cumberland Valley Railroad Co			\$10,810	10,810
10 Maryland & Pennsylvania Railroad Co. 11 New York, Philadelphia & Norfolk R. R. Co. 12(a) Northern Central Railway Co. 13 Norfolk & Western Railway Co.	54.523		1.521	56.044
14 Phila., Balto. & Wash. R. R. Co., 1/1/16-9/14/16 15 Phila., Balto. & Wash. R. R. Co., 9/15/16-12/31/16 16 Union Railroad Co			1,376 533	1,376 533
Western Maryland Railway Co	9,352	98,912	23,348	131,612

⁽a) Operating report of Pennsylvania Railroad Company.

Note-Deficit, loss and other reverse items on this table are printed in bold type.

-Continued.

GENERAL.

	. ~		٠,١				
Administra- tion.	Law Expenses.	Relief Department and Pensions.	Valuation Expenses.	Other Expenses.	General Joint Facilities.	Total General Expenses.	Ratio of Operating Expenses to Operating Revenue.
57	58	59	60	61	62	63	64
\$25,790	\$ 3,527		\$2.091	\$2,371	1	\$33,779	83.60
		***********			#0E 070		
1,374,761	357,528	\$491,140	74,912	301,249	\$ 25,279	2,624,870	72.21
1,477		••••	110	133	11	1,709	33.70
4,722		•••••		528		5,250	91.50
10,004	h .			1,093		11,104	88.22
34,478			3,107	2,189		39,774	89.48
70,197	9,557	14,507	9,869	8,743	32	112,842	55.35
584				50		634	71.26
19,693			1,708		' • • • • • • • • • • • • • • • • • • •	22,790	94.99
17,616	:		333			20,700	68. 2 0
110,775	10,060	4,916	3,394	6,892	70	136, 107	66.29
209,968	30,006	115,987	20,903	23,912	11	400,787	81.75
581,787	174,541	30,980	92,022	98,448	220	977,998	56.36
251,750	45,920	89,269	24,519	23,125	7,563	442,146	72.82
108, 160	17,865	39,916	7,495	11,771	2,850	188,057	73.53
21.527		l	307	4.237		26,071	12.46
5,802		1		172		5.974	91.96
177,806	31,799	16,170	5,606	33,034		264,415	62.80

TABLE
SHOWING FOR EACH OF THE STEAM RAILBOAD CORPORATIONS NAMED THERBIN, BOTH FOR THE STSTEM
AND OPERATED OF

	LINE OW	MILES.
TITLE OF CORPORATION.	Main Line.	Branches and Spurs.
	1	2
Baltimore Belt Railroad Co. Baltimore & Ohio Railroad Co. Baltimore & Ohio R. R. Co. in Pennsylvania Baltimore & Sparrow's Point Railroad Co. Canton Railroad Co. Chesapeake Beach Railway Co. Chesapeake Beach Railway Co. Chesapeake Beach Railway Co. Confinence & Oakland Railroad Co. Cumberland & Pennsylvania Railroad Co. Cumberland & Pennsylvania Railroad Co. Cumberland & Pennsylvania Railroad Co. Delaware Railroad Co. Delaware, Maryland & Virginia Railroad Co. Elkton & Middletown Railroad Co. Elkton & Middletown Railroad Co. George's Creek & Cumberland Railroad Co. Maryland & Pennsylvania Railroad Co. Metropolitan Southern Railroad Co. Netropolitan Southern Railroad Co. Northern Central Railway Co. Norfolk & Western Railway Co. Philadelphia & Baltimore & Washington R. R. Co. Philadelphia & Baltimore Central R. R. Co. Washington County Railroad Co. Washington, Potomac & Chesapeake Ry. Co. Western Maryland Railway Co. Western Maryland Railway Co. Western Maryland Railway Co.	1,834,12 202,81 5,43 	448.68 65.06 28.03 37.16 5.46 17.00

No. 10.

AS A WHOLE AND FOR THAT PART WITHIN THE STATE OF MARYLAND, THE NUMBER OF MILES OWNED DECEMBER 31, 1916.

Line Owned-Milles-Continued.					LINE OPERATED—NOT OWNED.			
Second Track.	Third Track.	Fourth Track.	Yard Track, Sidings, Etc.	Total Line Owned.	Line of Proprietary Companies.	Line Operated Under Lease.	Line Operated Under Contract.	
3	4	5	6	7	8	9	10	
7.24	1.10	1.10	6.91	23.59				
656.68	126.66	20.30	16.96 1.650.56	104.57 4,737.00	3.151.82	4.05	1.025.80	
149.78	31.21	13.45	255.18	717.49		4.00	1,020.80	
3.01	l		3.91	12.35				
. 			13.76	13.76				
1.18	· · · · · · · · · · · · · · · · · · ·		4.80	31.24		2.22		
1.18			16.02 3.03	60.47 22.73				
8.12	2.88		17.52	87.68				
57.89	2.35		76.54	255.41	1			
77.01			78.15	400.31				
• • • • • • • • • • • • • • • • • • •			21.74	119.38				
• • • • • • • • • • • • • • • • • • •			.32	.63 8.00			1	
19.95			16.89	86.90				
10.00			71	4.77				
		1	11.26	88.69			1	
			13.25	93.93				
			1.94	2.45				
	<u>'</u>		.90	7.68				
135.83	18.48	18.56	83.21 196.97	286.89 514.29				
548.16	3.93	10.00	1,325.48	3.948.81				
131.22	68.40	46.55	122.88	930.02		410.89	119.38	
13.40		l	39.91	145.67				
7.94	3.72	2.07	16.15	38.13				
			5.52	33.13				
	• • • • • • • • • • • •		.90	21.90			····	
35.96			196.00 11.08	681.95 72.22			281.61	
	• • • • • • • • • • • •	· · · · · · · · · · · · · · ·	11.06	12.22				

TABLE No. 10

		LINE OPERATED —Not Owned.	
	Title of Corporation.	Line Operated Under Trackage Rights.	Total Line Operated.
		11	12
1 2 2 3 4 5 6 6 7 8 9 9 10 1 12 2 13 14 15 18 19 20 22 1 22 22 22 24 25 6 27 28 29 30	Baltimore Belt Railroad Co. Baltimore, Chesapeake & Atlantic Ry. Co. Baltimore & Ohio R. R. Co. in Pennsylvania Baltimore & Ohio R. R. Co. in Pennsylvania Baltimore & Ohio R. R. Co. in Pennsylvania Baltimore & Sparrow's Point Railroad Co. Canton Railroad Co. Chesapeake Beach Railway Co. Confluence & Oakland Railroad Co. Cumberland & Pennsylvania Railroad Co. Cumberland & Pennsylvania Railroad Co. Cumberland & Pennsylvania Railroad Co. Delaware, Maryland & Virginia Railroad Co. Delaware, Maryland & Virginia Railroad Co. Elkton & Middletown Railroad Co. George's Creek & Cumberland Railroad Co. Lancaster, Cocil & Southern Railroad Co. Maryland, Delaware & Virginia Railway Co. Maryland & Pennsylvania Railroad Co. Maryland & Pennsylvania Railroad Co. Metropolitan Southern Railroad Co. New York, Philadelphia & Norfolk R. R. Co. Northern Central Railway Co. Norfolk & Western Railway Co. Norfolk & Western Railway Co. Philadelphia, Baltimore & Washington R. R. Co. Union Railroad Co. Washington, Potomac & Chesapeake Ry. Co. Western Maryland Railway Co. Western Maryland Railway Co.	146.55 23.08 9.76 9.76 5.72 2.45 13.98 15.97	23.59 104.57 9.065.22 740.57 12.35 13.76 33.46 60.47 22.73 100 14 343.17 400.31 119 38 8.00 86.90 4.77 94.41 96.38 2.46 226.89 514.29 3.962.79 1.476.26 145.67 38.13 33.13 32.190 1.184.65
31	York, Hanover & Frederick Railroad Co	· · · · · · · · · · · · · · · · · · ·	72.22

-Continued.

LINE OPERATED IN MARYLAND.

Main Line, Owned.	Yard Track and Sidings, Owned.	Line of Proprietary Companies.	Line Operated Under Lease.	Line Operated Under Contract.	Line Operated Under Trackage Rights.	Total Line Operated in Maryland.
13	14	15	16	17	18	19
5.43	16.96 44.72	25.29			3.13 11.73	23 . 59 104 . 57 350 . 40 18 . 32 5 . 43 13 . 76 26 . 44 14 . 86
7.21 61.75 17.42	2.48					9.69 92.70 33.14 118.34 34.15
7.30 19.95 4.06 45.03 42.79	30.11 .71 5.66				.51	7.3 50.0 4.7 50.6 43.3
51 6.78 87.84 35.68 15.58 320.20 9.29	90 23.75 8.62 79 51		135.53	39.34	.63 5.49	.5 7.69 111.59 44.30 16.23 580.07
21.98 27.61 21.00 221.36 27.99	16.15 5.52 140.84 5.50		14.44		2.70	38.1: 33.1: 21.00 489.7 33.4:

TABLE
SHOWING FOR EACH OF THE OPERATING STEAM RAILROAD CORPORATIONS NAMED THEREIN ITS

	L	осомоттув	18.	Passen	GER TRAD	n Cara
Title of Corporation.	Steam.	Electric.	Total in Service.	Coaches.	Combina- tion Pas- senger.	Other Combina- tion
	1	2	3	4	5	6
1 Baltimore, Chesapeske & Atlantic Railway Co. 2 Baltimore & Ohio Railroad Co	14 2,326 2 3 5 26 62 2 11 16 40 236 941 339	10	11	99	108 2 2 10 1 4 2 17 31 39 1 16	
	Freigi	IT TRAIN (Cars—Con	tinued.	COMPANY CA	
Title of Conforation.	Refrig- erator.	Caboose.	Other Freight Train Cars.	Total All Classes.	Officers' and Pay.	Ballast.
					[
	18	19	20	.21	22	23
1 Baltimore, Chesapeake & Atlantic Railway Co. 2 Baltimore & Ohio Railroad Co	1,392	1,073	9	7 <u>4</u> 87,86 <u>4</u>	i	23
2 Baltimore & Ohio Railroad Co	1,392	1,073	9	87,864		
4 Canton Railroad Co	1,392	1,073 19 36 2 27 113 522	9 1 1 1 50 1	74 87,864 11 1,761 674 39 157 2,102	19 1 3 1 2 2 3 8	297

⁽a) Operating report of Pennsylvania Railroad Company.

No. 11.

LOCOMOTIVE AND CAR EQUIPMENT ON DECEMBER 81, 1916, WITH THE CLASSIFICATION OF THE SAME.

PASSENGER TRAIN CARS—Continued.								FREIGHT TRAIN CARS.			
Emi- grant.	Dining.	Parlor.	Baggage and Express.	Postal.	Other Passenge Train Cars.	Tot Al Class	1	Box.	Flat.	Stock	Coal.
7	8	9	10	11	12	18	,	14	15	16	17
	58		272	48		1.	33 150	29,14	6 24 0 1,128		54,117
		8	2				24 23 68	27	5 2 66	3	7 1,731 266
		1	······································				3 26 28 27		30 8	,	26
	11			12			178 471 426	3,03 7,99 1,82	5 683 3 683	2,494	5,858 36,140 1,591
· · · · · · · · ·		4	19				125	1,29	5 60	38	10,108
Сом	ANY SERVI	CE CARS	Continued.		FL	DATING]	Equi	MENT.		Тот	ALQ.
Derrick.	Steam Shovels.	Other Compan Service Cars.		Stea boats Tugb	and Ca	arges, r Floats i Canal 3oats.	Flo Eq	ther ating uip- ent.	Total Floating Equip- ment.	Locomo-	All Classes of Cars.
24	25	26	27	25	3	29	;	30	31	32	33
62	iė	2,49	2,88	4	13 13	137		···io	19 160	14 2,336	91,8 98
1 2 4				В						3 5 26 62	12 32 1,796 818
1 10 21 11	i	4	6 5 31 11 53 1,13	2 9 5	10	17 10		1 5	30 5 10 4	2 11 16 40 236 953 339	3 68 192 2,181 9,312 49,438 4,348
8	.		38 13	-	. .					250	11,904

TABLE SHOWING FOR EACH OF THE OPERATING STEAM RAILBOAD CORPORATIONS NAMED THEREIN VARIOUS

		Train Miles.			
Title of Corporation.	Average Mileage of Road Operated.	Freight.	Passenger.	Mixed.	
	1	2	3	4	
Baltimore, Chesapeake & Atlantic Railway Co Baltimore & Ohio Railroad Co	87.61 4,545.23 5.43	65,113 21,099,394 13,079	139,784 16,964,574		
4 Cumberland & Pennsylvania Railroad Co	61.42 163.68 82.62	155,324 609,533 47,642		3,520	
7 (b) Maryland & Pennsylvania Railrosd Co	80.69 112.00 466.81 2,079.91	58,231 630,426 3,050,685 12,181,516	210,194 316,552 2,310,803 4,423,098	2,912 31 6 128 180,591	
Philadelphia, Baltimore & Washington Railroad Co. 12 Union Railroad Co. 13 (b) Washington, Potomas & Chesapeake Railway Co	717.86 8.25 21.00	958,778	1,800,519 132,495	2,215 3,727	
14 Western Maryland Railway Co	702,66	2,255,973	1,286,110		

	LOCOM	TIVE MILES—CON	tunued.
Title of Coeporation.	Yard Switching.	Total Transportation Service.	Work Service.
· · · · · · · · · · · · · · · · · · ·	13	14	15
Baltimore, Chesapeake & Atlantic Railway Co Baltimore & Ohio Railroad Co	16,675 14,726,759	225,353 63,214,703	5,918 1,754,235
3 (b) Baltimore & Sparrow's Point Railroad Co. 4 Cumberland & Pennsylvania Railroad Co. 5 Cumberland Valley Railroad Co.	29,159 50,460 214,961	52,157 354,354 1,841,886	27, 144 59, 638
6 Maryland, Delaware & Virginia Railway Co	45,829	141,482 349,656.	4,850 2,465
8 New York, Philadelphia & Norfolk Railroad Co 9 (a) Northern Central Railway Co 10 Norfolk & Western Railway Co	2,747,561 3,379,208	1,357,244 9,057,227 25,844,795	48,580 272,671 634,937
11 Philadelphia, Baltimore & Washington Railroad Co 12 Union Railroad Co 13 (b) Washington, Potomao & Chesapeake Railway Co	15.718	3,661,629 403,531 13,146	204,548 19,847
to to the second		4 110,400	1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

14 Western Maryland Railway Co	1,173,	395 6,	118,220	75.058	
·	CAR MILES—Continued.				
TITLE OF CORPORATION.	Special Train, Passenger.	Total Transporta- tion Service.	Work Service.	Tons, Revenue Freight.	
	24 _	25	26	27	
1 Baltimore, Chesapeake & Atlantic Railway Co. 2 Baltimore & Ohio Railroad Co. 3 (b) Baltimore & Sparrow's Point Railroad Co. 4 Cumberland & Pennsylvania Railroad Co. 5 Cumberland Valley Railroad Co. 6 Maryland, Delaware & Virginia Railway Co. 7 (b) Maryland & Pennsylvania Railroad Co. 8 New York, Philadelphia & Norfolk Railroad Co. 9 (a) Northern Central Railway Co. 10 Norfolk & Western Railway Co. 11 Philadelphia, Baltimore & Washington Railroad Co. 12 Union Railroad Co. 13 (b) Washington, Potomac & Chesapeake Railway Co. 14 Western Maryland Railway Co.	751,293 17,234 17,437 7,452 14,581 1,057 352	2,187,357 28,244,721 659,706 32,546,348 117,006,437 616,965,034 45,464,001 3,448,930	23,153 8,198,846 23 35,033 153,365 11,985 256,373 260,877 3,823,164 195,186 14,746	213,548 82,861,120 1,442,172 2,862,664 9,688,844 99,409 273,699 4,988,960 46,421,391 6,006,505 8,603,053 25,755 16,024,452	

⁽a) Operating report of Pennsylvania Railroad Company.
(b) Class "C" roads.
Note—The asterisk (*) denotes that the required figures were not furnished in the annual report.

No. 12.

912,768

1,989,219,006

STATISTICAL ITEMS CONCERNING THE RAIL OPERATIONS OF THE ROAD, FOR THE YEAR ENDED DECEMBER 31, 1916.

TRAD	MILES—Cont	inued.	LOCOMOTIVE MILES.						
Special.	Total Transporta- tion Service.	Work Service.	Freight.	Passenger.	Mixed Train.	Special Train.	Train Switching.		
5_	6		8	9	10	11	12		
12,499 144 150 285 1,581 7,991 3,003 156	205,558 38,610,725 13,079 236,971 1,359,244 137,571 268,575 950,175 5,394,197 16,793,196 2,764,515 231,620 13,146 3,629,234	5,918 1,457,561 9,8,748 52,944 4,850 45,896 231,209 621,972 171,261 19,847	8 765,113 27,900,346 13,672 157,860 813,730 47,805 69,467 649,736 3,635,761 17,171,900 1,036,463 136,287 3,089,225	139,784 18,189,046 71,754 768,956 90,413 218,764 330,375 2,546,589 4,646,033 1,915,321 247,583 1,313,041	3,520 2,912 34,432 185,679 2,400 3,727 13,146 90,987	661 88,987 . 12,510 . 144 . 150 . 285 . 2,092 . 9,140 . 3,178 . 216	3,120 1,851,795 9,326 61,770 40,719 3,120 15,446 50,888 90,792 452,835 53,037		
		- w	CAR IV		-	- ·			
	· · · ·	-							
Freight Train, Loaded.		Freight Train, Caboose.	Total Freight Train.						
16	17	18	19	20	21	22	23		
520, 100 578, 459, 448 161, 279 989, 275 16, 163, 712 245, 001 487, 441 21, 430, 147 70, 047, 689 356, 148, 960 23, 356, 212 1, 508, 573 57, 511, 548	17 271,533,540 110,342 811,482 9,033,174 81,711 132,607 8,512,479 31,249,972 220,789,461 10,231,244 935,172 35,517,754	60,952 21,382,385 170,036 612,491 43,359 55,651 630,070 2,896,161 12,073,647 969,635 61,972 2,262,930	755, 136 871, 375, 378 271, 621 1, 970, 793 25, 809, 377 370, 071 675, 699 30, 572, 696 104, 193, 822 589, 012, 058 34, 557, 091 2, 505, 717	669,607 92,940,292 199,300 2,424,724 289,577 431,942 1,947,217 12,696,606 26,638,084 10,890,785 918,959 5,778,263	1,560,947 3,520 7,658 57,673 816,931 2,466 7,158 43,633 400,975	950, 116 3, 532 210, 034 12, 049 27, 707 398, 904 2, 253 15, 536 26, 418 109, 254	1,226 405,590 53 5,291 23,177 48,755 9,188 1,208		
· 		IGHT SERVICE-				Passenger			
To ns, Non-Revenue Frei g ht.	Tons, Total.	Ton-Miles, Revenue Freight.	Ton-Mil Non-Reve Freight	nue Ton	Miles,	Passengers Carried, Revenue.	Passenger Miles, Revenue.		
28	29	30	31		32	33	34		
8, 019 9, 565, 376 6, 266 161, 752 6, 996 1, 532 205, 195 4, 775, 008 406, 687 335, 835	2,868,930 9,850,596 106,405 275,231 5,204,155 * 51,196,399 6,413,192	3,934,7 16,199,762,2 2,10,8 37,601,7 507,229,2 2,211,1 6,897,1 558,457,9 2,012,095,6 12,110,422,9 475,952,0 40,340,9	20	650 4 605 17,002 7 346 37 700 512 146 2 121 6 798 570 395 2,084 776 12,828 646 497 477 41	,227,434 ,922,826 ,210,860 ,210,860 ,200,920 ,590,273 ,936,358 ,366,797 ,208,014 ,910,712 ,347,673 ,749,425	221,798 22,452,218 263,748 1,751,206 118,894 352,711 609,449 8,614,595 4,889,213 3,291,389 8,541	2,588,187 33,325,104 2,683,366 4,557,466 21,499,013		

TABLE SHOWING FOR EACH OF THE OPERATING STEAM RAILBOAD CORPORATIONS NAMED THEREIN VARIOUS STATISTICAL

4,		Reven	UES AND EXPE	KEES.	
Title of Corporation.	Freight Revenue.	Passenger Service Train Revenue.	Operating Revenues.	Operating Expenses.	Net Operating Revenues.
	1	2	3	4	5
1 Balto., Chesapeake & Atlantic Ry. Co. 2 Baltimore & Ohio Railroad Co	\$178,017 91,891,921 742,594 2,828,615 75,920 4,331,855 11,794,744 250,607 1,633,128 10,123,162	\$149,402 20,640,777 45,114 808,548 70,285 645,901 3,388,828 36,542 326,171 1,355,820	\$332,746 116,968,882 777,431 3,684,644 148,802 5,194,158 15,533,686 289,247 1,962,200 11,967,981	\$277, 363 84, 460, 294 695, 656 2, 039, 343 177, 701 3, 443, 073 12, 698, 251 179, 743 244, 527 7, 516, 221	\$55,383 32,508,587 81,775 1,645,301 28,808 1,751,085 2,835,435 109,504 1,717,673 4,451,760
•	Ave	Average Per Train Mile.			
TITLE OF CORPORATION.	Passenger Service Train Revenue.	Operating Revenues.	Operating Expenses.	Net Operating Revenues.	Loaded Freight Car Miles.
	13	14	15	16	17
1 Balto., Chesapeake & Atlantic Ry. Co. 2 Baltimore & Ohio Railroad Co	852 5,766 7,259 2,254 39,535 2,036	· · · ·	\$3,166 18,582 11,326 12,459 2,150 30,742 27,202 11,088 29,639 10,697	\$632 7,152 1,331 10,052 349 15,634 6,074 6,755 208,203 6,335	7.99 27.42 6.37 26.52 5.14 33.99 22.96 26.65 15.84 25,49
	AVERAGE PER TRAIN MILE—Cont.	Λ	verage Per C	CAR MILE.	
TITLE OF CORPORATION.	Net Operating Revenues.	Ton Miles, Revenue Freight.	Freight Revenue.	Passenger Miles, Revenue.	Passenger Revenue.
	25	26	27	28	29
1 Balto., Chesapeake & Atlantic Ry. Co. 2 Baltimore & Ohio Railroad Co	1.01 7.41	7.57 27.95 38.01 31.37 9.02 26.05 28.71 18.22 26.63 34.44	Cents. 34.227 15.853 73.245 17.496 30.988 20.207 16.832 11.833 107.820 17.526	12 .64 14 .22 16 .48 20 .20 13 .58 16 .31 14 .99 12 .08 15 .30 12 .70	Centa. 24. 693 28. 669 25. 117 41. 070 29. 429 37. 549 32. 154 28. 603 40. 857 25. 194

⁽a) Operating report of Pennsylvania Railroad Company.

Norm-Deficit, loss and other reverse items on this table are printed in bold type.

No. 13.

ITEMS CONCERNING THE RAIL OPERATIONS OF THE ROAD, FOR THE YEAR ENDED DECEMBER 31, 1916.

	Average Per Mile of Road.									
Freight Train Miles.	Passenger Train Miles.	Transportation Service Miles.	Locomotive Miles, Transpor- tation.	Freight Service Car Miles.	Passenger Service Car Miles.	Freight Revenue.				
6	7	. 8	9	10	11	12				
743 4,642 2,529 3,724 577 5,629 6,535 4,902 11,544 3,211	1,595 3,732 2,170 4,559 1,087 2,826 4,950 1,813 16,060 1,932	2,346 8,495 3,858 8,304 1,665 8,484 11,555 6,716 28,075 5,165	2,572 13,908 5,770 11,253 1,712 12,118 19,402 11,166 48,913 8,707	8,633 192,145 32,087 157,704 4,480 273,086 223,377 172,227 304,737 135,616	7,643 20,822 6,795 14,857 3,505 17,506 27,274 9,849 113,315 8,847	\$2,032 20,217 11,797 17,281 919 38,677 25,266 15,460 197,954 14,407				

AVERAGE PER TRAIN MILE—Continued.

Ton Miles, Revenue Freight.	Passenger Train Car Miles.	Revenue Passenger Miles.	Freight Revenue.	Passenger Service Train Revenue.	Operating Revenues.	Operating Expenses.
18	19	20	21	22	23	24
60.43 751.48 242.09 827.38 46.41 881.77 652.89 485.49 407.61 849.55	4.79 5.48 2.88 3.23 6.15 5.49 5.49 4.49	44.20 46.05 37.43 44.45 29.89 67.34 45.34 83.99 37.95	\$2.73 4.26 4.61 1.59 6.84 3.15 16.50 4.32	\$1.07 1.18 0.65 1.08 0.78 2.02 1.45 1.24 2.39 0.99	\$1.62 3.03 3.28 2.71 1.08 5.46 2.88 2.66 8.47 3.30	\$1.3 2.1 2.9 1.5 1.2 3.6 2.3 1.6 1.0 2.0

MISCELLANEOUS AVERAGES.

Miles Hauled, Revenue Freight.	Miles Carried. Revenue Passengers.	Revenue Per Tons of Freight.	Revenue Per Ton-Mile of Freight.	Revenue Per Passenger.	Revenue Per Passenger Mile.	Ratio of Operating Expenses to Operating Revenues.
30	31	32	33	34	35	36
		Cents.	Cents.	Cents.	Cents.	
18.43	27.86	83.361	4.524	54.429	1.954	83.3
195.50	35.73	110.899	0.567	72.016	2.015	72.
13.14	9.81	25.312	1.927	14.954	1.524	89.4
52.35	19.03	29.195	0.558	38.681	2.030	55.3
22.24	22.57	76.372	3.424	48.900	2,167	119.
111.71	35.27	86.655	0.776	81.193	2.302	66.
*	*	*	0.586	*	2.146	81.
16.04	14.25	10.421	0.650	32.143	2.256	62.
4.69	3.48	18.983	4.048	9.281	2.670	12.
124.14	28.48	63.173	0.509	56.527	1.984	62.

1 ADLE Showing for Each of the Operating Stram Raileoad Corporations Named Therein the Total Amount of

•		Pno	DUCTS OF	AGRICUL	TURB.	(Tons.)		
Title of Corporation.	Grain.	Flour.	Other Mill Pro- ducts.	Hay.	Tobac-	Cot- ton.	Fruit and Voge- tables.	Other Pro- ducts of Agri- oulture
	1	2	3	4	5	6	7	8
1 Balto., Ches. & Atlantic Ry. Co 2 Baltimore & Ohio Railroad Co 3 (a) Balto. & Sparrow's Pt. R. R. Co	*	576,827	600,567	268,853	74,658	68,153	76,337 543,347	193,926 10,957
4 Cumb. & Penn. R. R. Co	1,718 140,764 7,632 *	52,748 472	64,784 805	18,935 1,126	••••••	31,620 40,585	462 122,051 17,652 599,880	26,667 401 42,287
9 Norfolk & Western Railway Co	291,232 97,526 950,763	198,424 41,298	156,874 26,807	168,992 27,258	47,733	57,766 19,082	243,714 336,644 439,887	229,750 23,741
13 Western Maryland Ry. Co	844,207	68,229	60,055	15,577	8,853	37,357	60,084	37,437
	PRODUCTS OF MINES. (TONS.) —Cont.	PRODUC FORE (TON	STS.	Pr	ODUCTS	OF MAN (Tons.	UPACTURE)	s.
Title of Corporation.	Other Products of Mines.	Lumber.	Other Pro- ducts of Forests.	Petro- leum and Other Oils.	Sugar.	Naval Stores.	Iron, Pig and Bloom.	Iron and Steel Rails
= ·	21	22	23	24	25	26	27	28
1 Balto., Ches. & Atlantic Ry. Co	1,018,288 57 43,402 467 110,531	12,180 2,688,732 5,344 430,448 15,468 2,529,635	488,847 30,729 11,095 20,087 1,765 28,756	1,154 1,299,323 * 1,272 88,822 1,135 *	248 28,934 458	7 82,494 272 226	1,945,340 1,555 221,348 	1,244
9 Norfolk & Western Railway Co	264.632	1,895,537 1,123,925 796,576 961,502	490,214 85,723 172,540 17,983	106,023 145,858 150,585 *	95,122 28,066 37,166	3,086 9,067 0 22,387	1,168,591 90,778 331,096	95,990 35,829

⁽a) This road is in Class "C" and does not keep the statistical records as required in Classes "A" and "B."

No. 14.

REVENUE FREIGHT CARRIED DURING THE YEAR ENDED DECEMBER 31, 1916, AND THE CLASSIFICATION OF THE SAME.

	Produc	ть ог Ана	GALS. (T	(ano		1	Propu	ств от Мин	s. (Tons.)	
Live Stock.	Dressed Meats.	Packing House Pro-	Poul- try, lame Wand fish.	ool. Hid an Leat	her of Animals	Anth cite Cos	ous d. Coal	Coke.	Ores.	Stone, Sand, Etc.
	10!.	- <u>m</u> - 1	12 ' 1	18 114	10	} 10	1/_	18	1 19	20
521 447,731	192,679	704 1 206, 199 43	3, 150 12,	516 82,	14,5	73 1,643,	966 33,615,	170 581 4,207,14	5,420,00	
55,992 588	51,183	6,673 8 183 1	3,930 2, 1,132	. 60	45 8,6 1,2	45 4,		962 365,85 242	23,0	14,557 35 339,955 3,746
3,029 92,573 38,794 34,488	1,362 19,620 8,863 2,783	4,542 21 58,820 16 12,814 11 38,833 18	3,049 8, 1,285 2.	370 41, 506 15.	881 60,0 505 16,6 904 86,9 802 233,8	15 109 94 22 58 663 63 575	750 30,653	207 52 755 1,962,10 568 28,78 657 100,07	1,315,39 7 98,64	94 2,124,439 17 396,965
17,449	1,037	5,381 1	.217 4.	* * * 321 42.	183 90.6	47 10: 441.	325 8,654,	099 242.51	8 114.74	* 851, 562
	1	- 1				1	1	_!	1 .	
	Product	TO OF MAN	UFACTUR	B8. (To:	vs.)—Con	tinued.	-	Mischill (To)		TOTALS. (TONS.)
Other Castings and Machin- ery.	Bar and Sheet Metal.	Cement, Brick and Lime.	Agri- cul- tural Imple- ments.		Wines, Liquors and Beers.	House- hold Goods and Furni- ture.	Other Manu- factures.	Merchan- diss, Not Specified	Commodities, Less Than Carload Lots.	Total Tonnage.
29	30	31	32	33	34	35	36	37	38	39
*	3,857,425	9,919 3,617,015	*	101 ₄ 877	206 ₁ 115	400 65,306	9,492 2,468,219 527,314	4,573,381	6,425 2,178,388 59,098	213,548 82,861,120 1,660,912
1,655 142,278 494	310,528 245	78,864 177,628 9,280	4,606 401	8,177 303	8,169 7,233 30	25,691 190	3,095 429,133 7,591 50,453	172,854 973 35,747	15,701 171,221 3,921 4,666	2,862,664 9,688,844 99,409 273,699
44,051 263,988 108,148 133,877	233,220 79,507	87,798 867,246 126,366 139,274	1,632 16,672 16,000 22,544	6,092 52,086 15,263 17,267	2,748 43,929 5,192 21,906	5,374 108,410 18,919 44,214	609,861 2,575,321 420,678 540,737	196,731 560,360 209,800	81,525 118,031 581,447 379,337	4,998,960 46,421,391 6,006,505 8,603,053
491,665	200,049	533,706	11,174	19,083	20,548	14,161	1,766 614,045	198,777	2,582 341,775	25,755 16,024,452
										-



TABLE No. 15.

SHOWING FOR EACE OF THE ELECTRIC RAILMOAD CORPORATIONS NAMED THERRIN THE TOTAL AMOUNTS OF ASSETS, OF LIABILITES AND OF SURPLUS, ON DECEMBER 31, 1916, AND TER TOTAL

5,515 288,756 44,910 1974 213 NET INCOME. 2 4,155 905,159 738 8. 25. 28. 28. Amount of Gross Income, the Deductions prom Gross Income and the Net Income prom the Operations of the Year Ended December 31, 1916, and the 686,704 56,012 82 - ,876 \$1,038 2,073 84,825 23,836 **837**75 DEDUCTIONS FROM GROSS INCOME. Year. 2 \$13,608 17,015 002 698 072 767 874 975,460 100,932 90,340 18,355 \$2,012 1,856 85,153 19,084 10,615 **6,66**1 1,875 GROSS INCOME. 00 \$16,662 13,719 3620 874 88229 ž **4**97 Dec. 31, 1916. 888 888 888 INCREASES OR DECREASES FROM THE PRECEDING YEAR. TOTALS. 4, 521 161,062 282,145 55,366 1,812 14.940 744 89, 193 2, 898 94, 787 10, 311 21, 745 SURPLUS OR DEFICIT. Precedin noreass ø 4,231 1,073,190 1,899 \$19,134 16,182 406 Total \ \text{Imount} \ \text{Dec. 31,} \ 1916. 230 20 2,105,542 65,543 4,508 104,489 195,750 \$4,214 5,237 55,130 33,636 118,563 26,309 202,726 264,466 52] Preceding LIABILITIES. 8, 909, 941 83, 416, 496 9, 902, 182 669, 966 815, 708 382 382 386 850 850 517 Total 8622 8 ä \$1,204 918 5,237 323 738 776 620 071 119,429 195,006 23,404 20,909 1,650 4,508 Preceding Year. norease 387, 8 C) A SEBTS. 60,300 8,296,696 84,706,700 10,132,541 372,213 815,708 210,497 33,809,372 598,268 959 959 959 959 28 Total Amount Dec. 31, 1916. 2,862,1 317, 630, 924, 520, ∞, Capital Traction Co. of Washington . . . City & Suburban Ry. Co. of Washington Wash., Balto. Annapolis Elec. R. R. Co. Balto., Sparrow's Pt. & Ches. Ry. Co... umberland & Westernport Elec. Ry. Co. Balto., Halethorpe & Elkridge Ry. Co. Washington & Glen Echo Railroad Co. & Great Falls Ry. & Power Co. Maryland Electric Railways Co..... Washington Interurban Railway Co... Washington Railway & Electric Co... Washington & Rockville Railway Co. Baltimore & Bel Air Electric Ry. Co. Hagerstown & Frederick Ry. Co. Inited Railways & Electric Co. Cumberland Electric Railway TITLE OF CORPORATION. Loraine Electric Railway Co. Kensington Railway Co.. Blue Ridge Railway Co. Wash. 9 367 367

(a) Operated by another company.
 Norz—Deficit, loss and other reverse items on this table are printed in bold type.

TITLE OF CORPORATION.

TOTALS.

SHOWING FOR EACH OF THE ELECTRIC RAILBOAD CORPORATIONS NAMED THEREIN THE TOTAL AMOUNT

	TITLE OF CORPORATION.		
	•	Total Assets December 31, 1916.	Increase Over Preceding Year.
.	·	1	2
1 2 3	Baltimore & Bel Air Electric Railway Co. Baltimore, Halethorpe & Elkridge Railway Co. Baltimore, Sparrow's Point & Chesspeake Railway Co.	\$66,284 114,668 2,862,517	\$1,204 918 5,237
4 5 6	Blue Ridge Railway Co. Capital Traction Co. of Washington City & Suburban Railway Co. of Washington	14,963 18,630,684 3,924,364	144,323 30,738
7 8 9	Cumberland Electric Railway Co. Hagorstown & Frederick Railway Co. Hagorstown & Frederick Railway Co.	520,074 1,547,980 6,317,659	23,776 45,620 223,071
10 11 12	Kensington Railway Co. Loraine Electric Railway Co. Maryland Electric Railways Co.	60,300 45,114 8,296,696	103,464
13 14 15	United Railways & Electric Co. Washington, Baltimore & Annapolis Electric Railroad Co. Washington & Glen Echo Railroad Co.	84,706,700 10,132,541 372,213	2,387,687 120,909 I,660
16 17 18	Washington & Great Falls Railway & Power Co. Washington Interurban Railway Co. Washington Railway & Electric Co.	33.809.372	4,508 119,429
19	Washington & Rockville Railway Co	598, 268	195,006
	·		tinued.
		INVESTMENTS	Continued.
•	TITLE OF CORPORATION.	Stocks of Other Companies.	Total Investments.
		11	12
1 2 3	Baltimore & Bel Air Electric Railway Co Baltimore, Halethorpe & Elkridge Railway Co Baltimore, Sparrow's Point & Chesapeake Railway Co		\$63,24 114,66 2,862,51
4 5 6	Blue Ridge Railway Co. Capital Traction Co. of Washington City & Suburban Railway Co. of Washington	•••••	14,96 17,753,96 3,811,86
7 8 9	Cumberland Electric Railway Co. Cumberland & Westernport Electric Railway Co. Hagerstown & Frederick Railway Co.	\$1 625	502,43 1,468,39 5,983,13
10 11 12	Kenangton Railway Co. Loraine Electric Railway Co. Maryland Electric Railways Co.		60,30 43,49 6,253,91
13 14 15	United Railways & Electric Co. Washington & Baltimore & Annapolis Electric Railroad Co. Washington & Glen Echo Railroad Co.		70,029,35 9,811,85 369,84
16 17 18	Washington & Great Falls Railway & Power Co. Washington Interurban Railway Co. Washington Railway & Electric Co Washington & Rockville Railway Co.		801,94 206,1
19	Norz-Deficit, loss and other reverse items on this table are printed in bold		566,2

Note-Deficit, loss and other reverse items on this table are printed in bold type.

No. 16.

OF ASSETS AND THE DEFICIT ON DECEMBER 31, 1916, AND THE CLASSIFICATION OF SUCH ASSETS.

Тотька	Continued.			DETAILS OF	r Assers.				
·	· · · · · · · · · · · · · · · · · · ·		Investments.						
Corporate Deficit.	Increase Over Preceding Year.	Road and Equipment.	Miscellaneous Physical Property.	Stocks of Affiliated Companies.	Bonds of Affiliated Companies.	Notes of Affiliated Companies.	Advances to Affiliated Companies.		
3	4	5	. 6	7	8	9	10		
11,320 34,097 613,245 297,753		\$61,780 114,668 2,862,517 14,963 17,651,153 3,811,808 494,935 1,468,392 5,808,525 60,000 43,484 6,253,920 69,221,577 9,590,331 369,843 801,980 206,184		7,500 174,000 67,372 173,230	\$65,175	\$634,458	\$40,705 48,297		

DETAILS OF ASSETS—Continued.

CURRENT ASSETS.

Cash.	Special Deposits.	Loans and Notes Receivable.	Miscellaneous Accounts Receivable.	Materials and Supplies.	Interest, Dividends and Rents Receivable.	Other Current Assets.	Total Current Assets.
13	14	15	16	17	18		20
\$2,366							
84,587 101,356 2,952 28,282 58,805	\$313,883 275	\$79,000	7,468 282 35,723	\$64,695 14,404 9,976 35,472	\$889 4,485	\$300 50 1,149	594,865 109,099 17,638 74,920 279,267
21,082 921,593 157,296 		15,000	91,176 73,739 19,555 2,227 13,266	10,267 516,144 34,246	2,771		1,630 137,525 2,268,811 211,098 2,227 13,728 4,136 914,528

TABLE No. 16

		DETAILS	or Asserts—C	Continued.			
	•	D1	DEFERRED ASSETS.				
	Title of Corporation.	Insurance and Other Funds.	Other Deferred Assets.	Total Deferred Assets.			
_		21	22	23			
1 2 3	Baltimore & Bel Air Electric Railway Co						
4 5 6	Blue Ridge Railway Co. Capital Traction Co. of Washington City & Suburban Railway Co. of Washington.	\$181,205	\$15,977	\$197,182			
7 8 9 10	Cumberland Electric Railway Co. Cumberland & Westernport Electric Railway Co. Hagerstown & Frederick Railway Co. Kensington Railway Co.	5,000	58	5.058			
11 12 13	Loraine Electric Railway Co. Maryland Electric Railways Co. United Railways & Electric Co.	(a) 1,310,134	5.524.452	1,310,134			
14 15 16	Washington, Baltimore & Annapolis Electric Railroad Co. Washington & Glen Echo Railroad Co. Washington & Great Falle Railway & Power Co.	6		6			
17 18 19	Washington Interurban Railway Co. Washington Railway & Electric Co. Washington & Rockville Railway Co.		8.550	8.550			

Note—Deficit, loss and other reverse items on this table are printed in bold type.

⁽a) General sinking fund for first mortgage 5% bonds, \$516,773; special sinking fund, \$793,361.

⁽c) Includes \$459,560, discount on bonds sold to pay for property leased to The United Railways & Electric Company.

⁽d) Includes \$3,920,000, past due coupons on income bonds for which same amount of 5% funding bonds due in 1936 have been issued and are outstanding.

-Continued.

DETAILS OF ASSETS—Continued.

UNADJUSTED DEBITS.

Rents and Insurance Paid in Advance.	Discount on Stock.	on on Chargeable Unadjusted Unadjusted Total Assets		Total Assets.	Grand Total.		
24	25	26	27	28		30	31
\$18,532 263 4,647 345			\$25,896 3,140	\$40,241 53 8,563	\$84,669 3,456 4,647 50,182	2,862,517 14,963 18,630,684 3,924,364 520,074 1,547,960 6,317,659 60,300	\$66,284 129,850 2,862,517 15,000 18,630,684 3,924,364 520,074 1,547,960 6,317,659 71,620
1,522 18,082 921	\$2,730,600	70,112		63,362 (d) 4,013,585 38,552 136 177 47,108	595, 106 6,884,118 109,586 136 177 373,010	8,296,696 84,706,700 10,132,541 372,213 815,708 210,498 33,809,372	79,211 8,909,941 84,706,700 10,132,541 669,966 815,708 214,728 33,809,372 598,268

IABL

Showing for Each of the Electric Railroad Corporations Named Therein the Total Amoun

	Тот	ALS.
Title of Corporation.		
	Total Liabilities December 31, 1916.	Increase Over Preceding Year.
	1	2
Baltimore & Bel Air Electric Railway Co Baltimore, Halethorpe & Elkridge Railway Co Baltimore, Sparrow's Point & Chesapeake Railway Co Bultimore, Sparrow's Point & Chesapeake Railway Co Bue Ridge Railway Co Capital Traction Co. of Washington City & Suburban Railway Co. of Washington Cumberland Electric Railway Co Cumberland & Westernport Electric Railway Co Hagerstown & Frederick Railway Co Loraine Electric Railway Co Loraine Electric Railway Co Maryland Electric Railway Co United Railways & Electric Co Washington Baltimore & Annapolis Electric Railroad Co Washington & Great Falls Railway & Power Co Washington Interurban Railway & Power Co Washington Railway & Electric Co Washington Railway & Electric Co Washington & Rockville Railway Co	\$47,150 129,850 2,862,517 15,000 18,346,477 3,787,085 411,443 1,322,554 6,080,041 71,620 79,211 8,909,941 83,416,496 9,902,182 9,902,182	\$4,214 5,237 55,130 33,636 118,533 26,309 202,746 4,521 264,466 2,105,542 65,543 65,543
16 Washington & Great Falls Railway & Power Co	669,966 815,708	4,508
17 Washington Interurban Railway Co. 18 Washington Railway & Electric Co	214,728 32,736,182 596,369	104,489 195,750
Title of Corporation.	CURRENT I —Conf Miscellaneous Accounts Payable.	Matured Interest Dividends and Rents
	11	Unpaid.
1 Baltimore & Bel Air Electric Railway Co 2 Baltimore, Halethorpe & Elkridge Railway Co 3 Baltimore, Sparrow's Point & Chesapeake Railway Co 4 Blue Ridge Railway Co 5 Capital Traction Co. of Washington. 6 City & Suburban Railway Co 6 City & Suburban Railway Co 7 Cumberland Electric Railway Co 8 Cumberland & Westernport Electric Railway Co 9 Hagerstown & Frederick Railway Co 1 Loraine Electric Railway Co 1 Loraine Electric Railway Co 1 Maryland Electric Railway Co 1 Washington, Baltimore & Annapolis Electric Railroad Co 1 Washington, Baltimore & Annapolis Electric Railroad Co 1 Washington & Great Falls Railway Co 1 Washington at Great Falls Railway Co 1 Washington Railway & Electric Co 1 General and Special Sinking Fund under lease to the United Railways & Co		

⁽b) First Mortgage Bonds matured June 1st, 1916.
Note—Deficit, loss and other reverse items on this table are printed in bold type.

No. 17.

OF LIABILITIES AND THE SURPLUS ON DECEMBER 31, 1916, AND THE CLASSIFICATION OF SUCH LIABILITIES.

_		DETAILS OF LIABILITIES.						
Totals—Continued.		Lo	NG-TERM DEE	CURRENT LIABILITIES.				
Corporate Surplus.	Increase Over Preceding Year.	Capital Stock.	Funded Debt, Unmatured.	Non- Negotiable Debt to Affiliated Companies.	Total Long-Term Debt.	Loans and Notes Payable.	Audited Accounts and Wages Payable.	
3	4	5	6	7	8	9	10	
\$19,134	\$1,204	\$46,250 10,000 400,000 15,000	\$2,000,000	\$119,945 462,517	\$46,250 119,945 2,462,517			
284,207 137,279 108,631 225,406	89,193 2,898 94,787 19,311	12,000,000 1,750,000 200,000 625,000	5,606,000 1,750,000 100,000 655,000	89,909	5,606,000 1,839,909 100,000 655,000	\$15,000 22,168	3,645	
237,618	21,745	2,635,000 25,000 5,000 1,164,000	3,299,300 35,000 5,687,928		35,000	450 49,462 561,026	28,683	
1,290,204 230,359	282,145 55,866	20,484,200 4,455,700 200,000	55,639,000 5,144,000 50,000	22,061	55,639,000 5,144,000 72,061		344,058 23,014	
1,073,190 1,899	14,940 744	300,350 50,000 15,000,000 275,000	500,000 150,000 16,466,350 185,000	4,258	500,000 154,258 16,466,350 185,000	75,000	13,924 16 65,480 902	

DETAILS OF LIABILITIES—Continued.

CURRENT LIABILITIES—Continued.					Unadjusted Credits.			
Matured Funded Debt Unpaid.	Accrued Interest, Dividends and Rents Payable.	Other Current Liabilities.	Total Current Liabilities.	Deferred Liabilities.	Tax Liability.	Insurance and Casualty Reserves.	Operating Recerves.	
13	14	15	16	17	18	19	20	
		\$900			\$95			
	\$23,358 36,458		257,354	\$11,489	71,293 11,419	\$194,150	\$4,602	
•••••	6,052 25,346 104	2,683	35,001 93,003 10,129	214	1,618 477	2,428 4,923		
	79,799 699,315 85,881		74,211 702,541 1,159,190 188,557	1	3,051 154,177	1,355	155,344	
(b) \$200,000	3,125 114,483		397,500 14,228 8,566 219,480	153	71,859		841 71,688	
	1,542		100,228	1	l		2,441	

TABLE No. 17

	DETAILS OF LIABILITIES —Continued.			
	Unadjusted Credits —Continued.			
TITLE OF CORPORATION.	Accrued Depreciation, Road and Equipment.	Other Unadjusted Credits.		
	21	22		
1 Baltimore & Bel Air Electric Railway Co 2 Baltimore, Halethorpe & Elkridge Railway Co 3 Baltimore, Sparrow's Point & Chesapeake Railway Co 4 Blue Ridge Railway Co 5 Capital Traction Co. of Washington 6 City & Suburban Railway Co. of Washington 7 Cumberland Electric Railway Co 8 Hagerstown & Frederick Railway Co 9 Hagerstown & Frederick Railway Co 1 Loraine Electric Railway Co 2 Maryland Electric Railway Co 2 Maryland Electric Railway Co 2 Maryland Electric Railway Co	\$181,055 79,605 95,192 3,506 47,369 1,490	\$25,135 690 708		
3 United Railways & Electric Co Washington, Baltimore & Annapolis Electric Railroad Co. Washington & Glen Echo Railroad Co. Washington & Great Falls Railway & Power Co. Washington Interurban Railway Co.	391,184 114,241 405 1,130 1,063	32,113 1,121		
8 Washington Railway & Electric Co	793,404	113,247		

Nors—Deficit, loss and other reverse items on this table are printed in bold type.

-Continued.

DETAIL OF LIABILITIES—Continued.

CEEDITS— Continued.		CORPORATE SURPLUS.					
Total Unadjusted Credits.	Total Liabilities.	Additions to Property Through Surplus.	Sinking Fund Reserves.	Total Appropriated Surplus.	Profit and Loss.	Corporate Surplus.	Grand Total.
23	24	25	26	27	28	29	30
471.633 96,317 95,192 7,552 52,524 1,490	6,080,041 71,620			\$6,500	284,207 137,279 102,131 225,406 237,618	37 284,207 137,279 108,631 225,406 237,618	\$66, 284 114, 668 2, 862, 517 14, 963 18, 630, 684 3, 924, 364 520, 074 1, 547, 960 6, 317, 659 60, 300
45,337 732,818 163,926 405 1,130 1,904 1,050,198	79,211 8,909,941 83,416,496 9,902,182 669,966 815,708 214,728 32,736,182	\$59,000	178,710	178,710 59,000	1,111,494 171,359	4 ,23 i 1 ,073 ,190	210,497 33,809,372
36,140			l			1,899	598,268

TABLE

Smowing for Each of the Electric Railboad Corporations Named Trebenin the Amount of All Classes Corporation), and a Classification of Trebe

_		То	TALS.
		ALL C	Lasses.
	TITLE OF CORPORATION.	Amount	Increase
		Outstanding December 31, 1916.	Over
		1 •	2
1 2 3 4 5 6 7 8	Baltimore & Bel Air Electric Railway Co. Baltimore, Halethorpe & Elkridge Railway Co. Baltimore, Sparrow's Point & Chesapeake Railway Co. Blue Ridge Railway Co. Capital Traction Co. of Washington City & Suburban Railway Co. of Washington Cumberland Electric Railway Co. Cumberland & Westernport Electric Railway Co. Hagerstown & Frederick Railway Co.	\$46,250 10,000 2,400,000 15,000 17,606,000 3,500,000 300,000 1,280,000	\$5,000 100,000
10 11			174,000
12 13 14 15	Lorame Electric Railways Co. Maryland Electric Railways Co. United Railways & Electric Co. Washington, Baltimore & Annapolis Electric Railroad Co. Washington & Glen Echo Railroad Co. Washington & Grant Kells Railways & Borner Co.	6,851,928 76,123,200 9,599,700 250,000	1,250,000 100,150 (b) 200,000
16 17 18 19	Washington Interurban Railway Co. Washington Railway & Electric Co. Washington & Rockville Railway Co.	300,350 200,000 31,466,850 460,000	l
	<u> </u>	!	! <u>.</u> -
	Title of Corporation.	Collateral Trust Bonds.	Income Bonds.
		9	10
1 2 3			
4 5 6 7	Baltimore & Bel Air Electric Railway Co. Baltimore, Halethorpe & Elkridge Railway Co. Baltimore, Sparrow's Point & Chesapeake Railway Co. Baltimore, Sparrow's Point & Chesapeake Railway Co. Baltimore, Sparrow's Point & Chesapeake Railway Co. Capital Traction Co. of Washington. City & Suburhan Railway Co. Washington. Cumberland Electric Railway Co. Cumberland & Westernport Electric Railway Co. Haccartown & Fraderick Railway Co.		
8 9 10 11	Cumberland & Westernport Electric Railway Co. Hagerstown & Frederick Railway Co. Kensington Railway Co. Loraine Electric Railway Co.		41,220,000
12 13 14	Manuland Floring Dalmana Co		1
15 16 17 18	Washington & Electric Co. Washington & Glee Eebo Railroad Co. Washington & Great Falls Railway & Power Co. Washington its Great Falls Railway & Power Co. Washington Interurban Railway Co. Washington Railway & Electric Co. Washington & Rockville Railway Co.		
19	washington & Rockville Rallway Co		
-	(a) Stock dividend of 100% declared April 5th, 1916, Public Service	' -	·

⁽a) Stock dividend of 100% declared April 5th, 1916, Public Service Commission Order No. 2787.

⁽b) First mortgage bonds matured June 1st, 1916.

Nore—Deficit, loss and other reverse items on this table are printed in bold type.

No. 18.

OF SECURITIES OUTSTANDING ON DECEMBER 31, 1916 (EXCLUSIVE OF ANY SUCH AS ARE HELD BY THE ISSUING SECURITIES BETWEEN FUNDED DEET AND STOCKS.

	TOTALS—C	ontinued.	•		
FUNDED	D	STO		DETAILS O	FUNDED DEST.
- TUNDED	DEST.	-	CKS.	_	
Amount Outstanding December 31, 1916.	Increase Over Preceding Year.	Amount Outstanding December 31, 1916.	Increase Over Preceding Year.	Equipment Obligations.	Mortgage Bonds.
3	4	. 5	. 6	7	8
		\$46,250	1		
\$2,000,000	• • • • • • • • • • • • • • • • • • • •	\$46,250 10,000 400,000			
		15.000			
5,606,000 1,750,000	\$5,000	12,000,000 1,750,000			
100,000		200,000	\$100,000		100,00
655,000		200,000 625,000			655.00
3,299,300	174,000	2,635,000 25,000		• • • • • • • • • • • • • •	
35,000 .	• • • • • • • • • • • • • • • • • • • •	5,000	1		35,00
5,687,928	. .	1,164,000		. \$198.9	5,489,00
55,639,000	1,250,000	20,484,200			34,992,00
5,144,000 50,000	100,000 200,000	4,455,700 200,000	150		5,144,000 50,000
500,000 .		300 350			000
150,000 .		50,000 15,000,000			150,00
16,466,350 . 185,000		15,000,000	1		16,466,35
	85.000	275.000	25.000		185,000
_ <u>-</u>	85,000	275,000	25,000 DETAILS OF STOCKS		185,000
DETAILS OF FUNDS	ED	275,000			185,000
DETAILS OF FUNDS	ED	COMMON. Common. Incling O	PETAILS OF STOCES		185,000
DETAILS OF FUNDS DEBT—Continued Miscellanbous	Amour Outstand December	COMMON. COMMON. It Incident O	PETAILS OF STOCKS	PREFER Amount putstanding eccember 31,	Increase Over Preceding
DETAILS OF FUNDS DEST—Continued Miscellaneous Obligations.	Amour Outstand December 1916	COMMON. tt Inciding O. 81, Press	rease ver Ceding Dear.	Amount butstanding becember 31, 1916.	Increase Over Preceding Year.
DETAILS OF FUNDS DEST—Continued Miscellanbous Obligations.	Amour Outstand December 1916	COMMON. COMMON. It Incident O Precent Your Common	rease ver Coding Dear.	Amount Dutstanding secember 31, 1916.	Increase Over Preceding Year.
DETAILS OF FUNDS DEBT—Continued Miscellanbous Obligations.	Amour Outstand December 1916	COMMON. COMMON. It Inciding Ores, You have a second or	PETAILS OF STOCES rease ver (eding Dar.	Amount putstanding becember 31, 1916.	Increase Over Preceding Year. 15
DETAILS OF FUNDS DEST—Continued Miscellaneous Obligations.	Amour Outstand December 1916	COMMON. COMMON. It Incide Or 81, Press 10,000 10,000 10,000 10,000	PETAILS OF STOCKS Frease ver ver eding Eding Ear.	Amount putstanding seconder 31, 1916.	Increase Over Preceding Year. 15
DETAILS OF FUNDS DEBT—Continued Miscellanbous Obligations.	Amour Outstand December 1916 12	COMMON. COMMON. It Inciding O. 181, Press 100,000 10,000 15,000 15,000 100,000 15,000	rease ver Ceding Dear.	Amount butstanding becember 31, 1916.	Increase Over Preceding Year. 15
DETAILS OF FUNDS DEBT—Continued Miscellanbous Obligations.	Amour Outstand December 1916 12	COMMON. COMMON. Include Include Or S1, Prec Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y	PETAILS OF STOCKS PERASE Ver Conding Dear. 18	Amount Dutstanding secember 31, 1916.	Increase Over Preceding Year. 15
DETAILS OF FUNDS DEBT—Continued Miscellanbous Obligations.	Amour Outstand December 1916 12 12,	COMMON. COMMON. It Incident October 181, Prese 100, 000 100, 000 15, 000 15, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 1	PETAILS OF STOCES Tease ver (eding Ear. 13	Amount putstanding lecember 31, 1916.	Increase Over Preceding Year. 15
DETAILS OF FUNDS DEBT—Continued Miscellanbous Obligations.	Amour Outstand December 1916 12 12,	COMMON. COMMON. It Incident O. 181, Prese 10,000 10,000 15,000 100,000 15,000 100,000 15,000 100,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,	rease ver (eding Dear.	Amount putstanding recember 31, 1916.	Increase Over Preceding Year. 15
DETAILS OF FUNDS DEBT—Continued Miscellanbous Obligations.	Amour Outstand December 1916 12	COMMON. COMMON. It Inciding O 181, Ye 100,000 100,000 15,000 100,000 15,000 100,000 15,000 100,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000	rease ver (eding Dear.	Amount putstanding recember 31, 1916.	Increase Over Preceding Year. 15
DETAILS OF FUNDS DEST—Continued Miscellanbous Obligations.	Amour Outstand December 1916 12	COMMON. COMMON. It Inciding O 181, Ye 100,000 100,000 15,000 100,000 15,000 100,000 15,000 100,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000 15,000	rease ver (eding Dear.	Amount putstanding recember 31, 1916.	Increase Over Preceding Year. 15
DETAILS OF FUNDS DEBT—Continued Miscellaneous Obligations.	Amour Outstand December 1916 12	COMMON. COMMON. It Incide Over 81, Prese 100, 000 100, 000 15, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 000 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100, 100,	rease ver Ceding Dear.	Amount putstanding secember 31, 1916. 14 \$635,000	Increase Over Preceding Year. 15
DETAILS OF FUNDS DEBT—Continued Miscellanbous Obligations. 11	Amour Outstand December 1916 12	COMMON. COMMON. It Incident October 181, Prese 100, 000 15, 000 150, 000 125, 000 100, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000 150, 000	PETAILS OF STOCES Fease ver Conding Dear. 18	PREFER Amount putstanding becember 31, 1916. 14 \$635,000 23,000 1,455,700	Increase Over Preceding Year. 15
DETAILS OF FUNDS DEST—Continued Miscellaneous Obligations. 11	Amour Outstand December 1916 12	275,000 COMMON. It Incide Present St. Pr	PETAILS OF STOCES Fease ver (coding Ear. 18	PREFER Amount butstanding secember 31, 1916. 14 \$635,000 23,000 1,455,700	Increase Over Preceding Year. 15
DETAILS OF FUNDS DEBT—Continued Miscellaneous Obligations. 11	Amour Outstand December 1916 12	275,000 COMMON. It Incide Present St. Pr	PETAILS OF STOCES Fease ver (coding Ear. 18	PREFER Amount butstanding secember 31, 1916. 14 \$635,000 23,000 1,455,700	Increase Over Preceding Year. 15
DETAILS OF FUNDS DEST—Continued Miscellaneous Obligations. 11	Amour Outstand December 1916 12	COMMON. COMMON. Inciding O. 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000 10.000	PETAILS OF STOCES Fease ver (eding Ear. 13	PREFER Amount butstanding secember 31, 1916. 14 \$635,000 23,000 1,455,700	Increase Over Preceding Year. 15

TABLE

Showing for Each of the Electric Railroad Corporations Named Therein the Funded Deet and Capital the Issuing Corporation), Description of Same, Rate Per Cent, the Amount of Interest Accruing

			FUNDED	DEBT.			
		Principal.					
	Title of Corporation.	Description of Bonds.	Date.	Date of Ma-turity.	Amount Outstand- ing.		
	•	11	2	3	4		
	Baltimore & Bel Air Electric Railway Co	l		1			
2	Baltimore, Halethorpe & Elkridge Ry. Co	1st Mortgage.	1903	1953	\$2,000,000		
4 5	Blue Ridge Railway Co	1st Mortgage.	1907	1947	5,606,000		
6	City & Suburban Ry. Co., Washington, D. C	1st Mortgage.	1898	1948	1,750,000		
7 8	Cumberland Electric Railway Co	1st Mortgage.	1903	1923	100,000		
۰	Frostburg, Elkhart & Cumberland Ry. Co.	1st Mortgage.	1901	1926	230,000		
	Lonaconing, Midland & Frostburg Ry. Co	1st Mortgage.	1901	1926	200,000		
	Westernport & Lonaconing Ry. Co	1st Mortgage.	1903	1928	225,000		
y	Hagerstown & Frederick Railway Co	Ist Mortgage. Income. Terminal R. E.	1914 1914	1944 1954	1,224,000 1,225,000		
	Hagerstown & Boonsboro Ry. Co	1st Mortgage.	1902	1922	300 110,000		
	Hagerstown & Myersville Rv. Co.	lst Mortgage.	1904	1924	120,000		
	Hagerstown & Northern Ry. Co.	1st Mortgage.	1907	1927	200,000		
	Frederick & Middletown R. R. Co	1st Mortgage.	1905 1908	1935 1925	126,000 30,000		
	Monocacy Valley Ry. Co. Myersville & Catoctin Ry. Co.	lst Mortgage.	1904	1929	35,000		
	Frederick Gas & Electric Co	lst Mortgage.	1904	1929	179,000		
10	Frostburg Illuminating & Manufacturing Co	lst Mortgage. lst Mortgage.	1899 1902	1929 1922	50,000 15,000		
		Cons'l'd.	1902	1934	20,000		
11 12	Loraine Electric Railway Co. Maryland Electric Railways Co.	lst Mortgage.	1906	1931	4.489.000		
14	Maryiand Electric Italiways Co	Equipment.	1910	1911-1919	45,928		
		Equipment.	1913	1914-1924	153,000		
	Balto. & Annapolis Short Line R. R. Co	1st Mortgage.	1906	1946	1,000,000		
13	United Railways & Electric Co	lat Mortgage. Income.	1899 1899	1949 1949	26,450,000 13,977,000		
	`	Funding.	1906	1936	3,920,000		
		Notes.	1916	1921	2,750,000		
	Central Railway Co	1st Mortgage. Exp. and Imp.	1892 1897	1932 1932	692,000 600,000		
	City & Suburban Ry. Co	1st Mortgage.	1892	1922	3,000,000		
	Baltimore Traction Co	1st Mortgage.	1899	1929	1,500,000		
	North Baltimore Passenger Ry. Co	1st Mortgage.	1892 18 9 2	1942	1,750,000		
14	Lake Roland Elevated Ry. Co	lst Mortgage. 1st Mortgage.	1911	1942 1941	1,000,000 5,144,000		
15	Washington & Glen Echo Railroad Co	2d Mortgage.	1898	1918	50,000		
16	Washington & Great Falls Ry. & Power Co	1st Mortgage.	1912	1937	500,000		
17 18	Washington Interurban Railway Co		1916 1902	1946 1951	150,000 11,642,350		
10	Metropolitan R. R. Co.	1st Mortgage.	1895		1.850.000		
	Metropolitan R. R. Co. Anacostia & Potomac R. R. Co.	lst Mortgage.	1899	1949	2,979,000		
19	Washington & Rockville Railway Co	1st Mortgage.	1915	1965	185,000		

⁽a) Stock Dividend of 100% declared April 5th, 1916, Public Service Commission Order No. 2787.

No. 19.

STOCK OUTSTANDING ON DECEMBER 31, 1916 (EXCLUSIVE OF SUCH FUNDED DEBT AND CAPITAL STOCK AS ARE HELD BY ON FUNDED DEBT AND THE AMOUNT OF DIVIDENDS DECLARED ON CAPITAL STOCK DURING THE YEAR.

FUNDED D	EBT—Cont.	STOCKS.					
Inter	Interest.			Соммон.			
Rate Per Cent.	Dates When Payable.	Amount Outstanding.	Dividends Declared During Year.	Rate Per Cent.	Amount Outstanding.	Dividends Declared During Year.	Rate Per Cent.
5	6	7	8	9	10	11	12
49	F. & A.	\$46,250 10,000 400,000	\$1,850	4			
5 5 5 5	J. & D. F. & A. A. & O.	15,000 12,000,000 1,750,000 200,000 625,000	600,000 69,826 104,000	5 4 102			
5 5 5 6	J. & D. J. & D. J. & J. A. & O.	2,000,000					
5 6 5 5 5	M. & N. April F. & A. J. & J. F. & A.						
656555555555555	J. & D. J. & J. J. & J. J. & J.						
	J. & J. Meh. Qrly. Meh. Qrly.	25,000 5,000					
5 5 6 5 4	A. & O. F. & A. J. & D. F. & A. M. & S.	1,164,000	818,448			e090	
4 5 5 5	J. & D. J. & D. F. & A. M. & N.	20,461,200	 			4020	•
5 5 5 5	M. & S. J. & D. M. & N. J. & D						
5 5 6 5	M. & S. M. & S. M. & N. J. & D.	3,000,000 200,000 300,350				87,378	6
5 4 5	F. & A. J. & D. F. & A.	50,000 6,500,000	455,000	7	8,500,000	425,000	5
5 5	A. & O. M. & N.	275.000					



TABLE No. 20.

••	SHOWING FOR EACH OF THE ELECTRIC RAILEDAD CORPORATIONS NAMED THEREIN THE INVESTMENT IN ROAD AND EQUIPMENT ON DECEMBER 31, 1916. INTERIOR CORPORATION. Cost of Invested Cost of Longth Average Longth Average Longth Average	NAMED TREASON THE INVESTMENT IN E INVESTMENT IN BOAD AND EQUIPMENT COST of Total Read of Total	IN THE INVE	EQUIPMENT.	AD AND EQ	AVERAGE COST PER MILE.	DECEMBER OF PER MIL	31, 1016.
		Equipment June 30, 1914.	Since June 30, 1914.	Road and Equipment Dec. 31, 1916.	of Road Owned. Miles.	Investment Per Mile. 5	of Track Owned. Miles.	Per Mile.
-01 23 4	Baltimore & Bel Air Electric Railway Co. Baltimore, Halethorpe & Elkridge Railway Co. Baltimore, Sparrow's Point & Chesapeake Railway Co. Blue Rider Railway Co.	\$61,780 113,274 2,864,372 14,963	\$1,394 1,866	\$61,780 114,668 2,862,517	3.22 17.63 160	\$19,186 40,376 162,820 9,352	8.8.8. 8.8.2.2.8	\$18,835 37,584 86,343 9,352
	Capital Traction Company of Washington City & Suburban Railway Co. of Washington Cumberland Electric Railway Co. Cumberland & Westernport Electric Railway Co. Ragerstown & Frederick Railway Co. Kensington Railway Vo.	17,684,440 3,806,700 447,379 1,417,358 3,738,166 60,000	43,287 5,108 47,556 51,034 95,877	17,651,153 3,811,808 494,935 1,468,392 3,834,043 60,000	28.7.28.08.08.09.09.09.09.09.09.09.09.09.09.09.09.09.	607,090 150,308 70,705 58,736 48,508	825.77 25.50 25.50 2.50 2.50 3.50	279,157 92,013 63,698 57,584 46,462 23,077
12212122	Lornine Electric Railway Co. Maryland Electric Railways Co. Unided Railways and Electric Co. Unided Railways and Electric Co. Washington, Baltimore & Annapolis Electric R. Co. Washington & Gien Echo Railroad Co. Washington & Great Falls Railway & Power Co. Washington interurban Railway Co. Washington Railway and Electric Co. Washington & Rockville Railway Co.	5, 511, 169 70, 738, 687 9, 452, 248 369, 938 300, 630 31, 984, 924	742,751 1,213,490 138,082 95 501,350 206,184 266,542 109,712	43,483 6,253,920 71,953,177 9,590,330 891,980 206,184 32,251,486 491,216	180.16 180.17 180.16 10.68 10.68 10.68 13.20 13.20	28,824 399,357 399,357 174,528 174,232 25,677 37,073	1.12 376.55 376.55 99.03 10.86 10.86 14.17	38,824 146,599 191,083 96,6843 49,051 75,232 24,962 309,604 34,018

Nore-Deficit, loss and other reverse items on this table are printed in hold type.

TABLE

SHOWING FOR EACH OF THE ELECTRIC RAILBOAD CORPORATIONS NAMED THEREIN THE

			OPERATIN	S INCOME.	
	TITLE OF CORPORATION.	Railway Operating Revenues.	Railway Operating Expenses.	Net Revenue, Railway Operations.	Net Revenue, Auxiliary Operations.
		1	2	3	4
1 2 (a) 4 (b) 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Baltimore & Bel Air Electric Railway Co. Baltimore, Halethorpe & Elkridge Railway Co. Baltimore, Sparrow's Point & Chesapeake Railway Co. Baltimore, Sparrow's Point & Chesapeake Railway Co. Capital Traction Co. of Washington. City & Suburban Railway Co. of Washington. Cumberland Electric Railway Co. Cumberland & Westernport Electric Railway Co. Cumberland & Westernport Electric Railway Co. Hagerstown & Frederick Railway Co. Kensington Railway Co. Loraine Electric Railway Co. Maryland Electric Railway Co. United Railways & Electric Co. Washington, Baltimore & Annapolis Electric Railroad Co. Washington & Great Falls Railway & Power Co. Washington Railway & Electric Co.	2,289,251 608,209 107,284 150,182 315,876 9,720 1,962 256,893 9,914,051 946,202	\$13,270 10,926 	1,051,841 194,776 18,649 58,371 110,208 146 68,260 4,850,399 434,586 4,850,399 434,586	(d) \$85,033
		Non-	OPERATING I: —Continued.		DEDUCTIONS FROM GROSS INCOME.
	TITLE OF CORPORATION.	Miscella- neous Income.	Total Non- Operating Income.	Gross Income.	Rent for Leased Roads.
		14	15	16	17
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Baltimore & Bel Air Electric Railway Co. Baltimore, Halethorpe & Elkridge Railway Co. Baltimore, Sparrow's Point & Chesapeake Railway Co. Baltimore, Sparrow's Point & Chesapeake Railway Co. Capital Traction Co. of Washington. City & Suburban Railway Co. of Washington. Cumberland Electric Railway Co. Cumberland & Westernport Electric Railway Co. Hagerstown & Frederick Railway Co. Kensington Railway Co. Loraine Electric Railway Co. Maryland Electric Railway Co. United Railways & Electric Co. Washington, Baltimore & Annapolis Electric Railroad Co. Washington & Great Falls Railway & Power Co. Washington & Great Falls Railway & Co. Washington Railway & Electric Co.	2,365 7 2,429 4,418	2,725 8,976 245,366 92,000 13,340 4,418	55,131 204,217 392 592 300,304 3,947,559 409,672 389	\$403,215

(a) Road operated by The United Railways & Electric Co.

Note—Deficit, loss and other reverse items on this table are printed in bold type.

⁽b) Road operated by The Chambersburg, Greencastle & Waynesboro St. Railway Co.

⁽d) Net Income from Gas and Electric operations.

⁽e) Includes Taxes, \$10,960.

⁽g) Net Income from Power Contracts.

No. 21.

OPERATE	ів Інсомв—	Continued.	İ		Non-Operat	ING INCOME.		
Net Operating Revenue.	Taxes Assignable to Railway Operations.	Operating Income.	Miscella- neous Rent Income.	Dividend Income.	Income from Funded Securities.	Income from Unfunded Securities and Accounts.	Income from Reserve Funds.	Release of Premium on Funded Debt.
5	6	7	8	9	10	11	12	13
\$3,391 2,793	\$337 303	\$3,054 2,490						
1,051,841 194,776 18.649	142,813 33,201 3,822	909,028 161,575 14,827	\$2,508	1		1	·	
58,871 195,241 146 342	5,965 246 250	52,406 195,241 392	360 89	\$36		5,794	\$155	
68,260 4,850,399 447,266	13,322 994,840 50,934 223	54,938 3,855,559 396,382	245,359 2,732 1,256	6,880	\$6,050	69,858 5,194	10,931	
4 ,389 2 ,252	543	389 4,390 1,709						
983,808 7,940	147,928 2,635	835,875 5,305	1,595	727,246	19,212 5,854	42,821	1.00	
983,808	147,928 2,635	835.875			19,212 5,854			
983,808 7,940	147,928 2,635	835,875 5,305			Net Income Transferred to Profit and Loss.		OFIT AND LO	P68.
983,808 7,940 Interest or Funded	147,928 2,635 DEDUCTION Interest on Unfunded	Amortisation of Discount on Funded	Miscella-	Total Deductions from Gross	Net Income Transferred to Profit	Pa Credit Balance at Beginning	CREDITS. Balance Transferred from	Donations
983, 808 7, 940 Interest on Funded Debt.	147,928 2,635 DEDUCTION Interest on Unfunded Debts.	Amortisation of Discount on Funded Debt.	Miscella- neous. Debits.	Continued. Total Deductions from Gross Income.	Net Income Transferred to Profit and Loss.	Credit Balance at Beginning of Year.	CEBRITA. Balance Transferred from Income.	Donations
983, 808 7, 940 7, 940 Interest on Funded Debt. 18 280, 396 87, 500 5, 000 32, 750 108, 427	147,928 2,635 DEDUCTION Interest on Unfunded Debt. 19 \$8,012 614 925	Amortisation of Discount on Funded Debt.	Miscella- neous. Debits. 21 \$1,383 552 (c) 11,637	Total Deductions from Gross Income. 22 \$281,779 \$281,779 \$4,064 5,614 33,675 121,480	Net Income Transferred to Profit and Loss. 23 \$3,054 3,286 636,177 67,829 9,213 21,466 82,737	Pa Credit Belance at Beginning of Year. 24 \$17,930 195,014 140,177 196,918 206,096 215,922	Balance Transferred from Income. 25 \$3,054 636,177 67,829 9,213 21,455 82,737	Donations 26
983, 808 7, 940 Interest on Funded Debt. 18 \$5, 786 280, 396 87, 500 5, 000 32, 750	147,928 2,635 DEDUCTION Interest on Unfunded Debt. 19 \$8,012 614 925	Amortisation of Discount on Funded Debt.	Miscella- neous. Debits. 21	Continued. Total Deductions from Gross Income. 22 \$281,779 94,064 5,614 33,675	Net Income Transferred to Profit and Loss. 23 \$3,054 3,296	Pa Credit Balance at Beginning of Year. 24 \$17,930 195,014 140,177 196,918 206,098	Balance Transferred from Income. 25 \$3,054 636,177 67,829 9,213 21,456 82,737	Donations 26

TABLE No. 21

	Pı	OFIT AND LO	oss-Continue	ed.
	CREDITS	Continued.	Dan	TL.
Title of Corporation.	Miscella- neous Credits.	Total Credits.	Debit Balance at Beginning of Year.	Balance Transferred from Income.
	27	28	29 _	i i _ 30
1 Baltimore & Bel Air Electric Railway Co. 2 Baltimore, Halethorpe & Elkridge Railway Co. 3 Baltimore, Sparrow's Point & Chesapeake Railway Co. 4 Blue Ridge Railway Co. 5 Capital Traction Co. of Washington. 6 City & Suburban Railway Co. of Washington. 7 Cumberland Electric Railway Co. 8 Cumberland & Westeraport Electric Railway Co. 9 Hagerstown & Frederick Railway Co. 10 Loraine Electric Railway Co. 11 Loraine Electric Railway Co. 12 Maryland Electric Railway Co. 13 United Railways & Electric Co. 14 Washington, Baltimore & Annapolis Electric Railroad Co. 15 Washington & Glen Echo Railroad Co. 16 Washington & Great Falls Railways & Power Co. 17 Washington interurban Railway Co.	\$59,184	\$20,984 	\$11,886 37	\$3,296 2,154

⁽c) Includes Stock Dividend of 100% Common Stock paid April 5th, 1916, Public Service Commission Order No. 2787.

⁽f) Interest on \$1,225,000. 5% Adjustment Bonds, for one year.

Continued.

PROFIT AND LOSS-Continued.

DEBITS-Continued.

Appropriations of Surplus to Inking Funds and Other Reserves.	Dividend Appropria- tions From Surplus.	Surplus Invested in Physical Property.	Debt Discount Ex- tinguished Through Surplus.	Miscella- neous Appro- priations of Surplus.	Delayed Income Debits.	Miscella- neous Debits.	Total Debits.	Credit Balance Carried to Balance Sheet.	Debit Balance Carried to Balance Sheet.
31	32	33	34	35	36	37	38	39	40
							\$1,850 15,182	\$19,134	\$15,182
	600,000 69,826			\$901		\$6.118	606,118 70,727	284,207 137,279 102,131	37
\$2,146				(f) 61,250		130	2,146 61,380 11,320	225,406 237,618	11,320
	819,368 87,378	\$13,600	\$4,290	178,710	\$133,730	1,849 112,578 4,375 100	34,097 615,114 1,110,656 105,353 297,753	1,111,493 171,359	
730			75	4.374			890,949	1,071,923 1,899	4,231

TABLE
SHOWING FOR EACH OF THE ELECTRIC RAILROAD CORPORATIONS NAMED THEREIN THE TOTAL

	Тот	ALS.
TITLE OF CORPORATION.	Revenue for Year Ended Dec. 31, 1916.	Increase Over Preceding Year.
	1	2
1 Baltimore & Bel Air Electric Railway Co	13,720	\$2,012 1,856
4 (a) Blue Ridge Railway Co. 5 Capital Traction Co. of Washington 6 City & Suburban Railway Co. of Washington 7 Cumberland Electric Railway Co. 8 Cumberland & Westernport Electric Railway Co. 9 Hagerstown & Frederick Railway Co. 10 Kensington Railway Co. 11 (a) Loraine Electric Railway Co. 12 Maryland Electric Railway Co. 13 United Railways & Electric Co. 14 Washington, Baltimore & Annapolis Electric Railroad Co. 15 (b) Washington & Great Falls Railway & Power Co. 17 Washington Interurban Railway Co.	2,289,251 603,209 107,285 152,907 315,876 9,720 1,962 256,805	82,757 19,015 10,615 5,862 * * 933,341 100,519
Washington & Great Falls Railway & Power Co. Washington Interurban Railway Co. Washington Railway & Electric Co. Washington & Rockville Railway Co.	7,456 18,820 2,485,874 72,545	74,670 12,501
		M TRANSPOR- Continued.
TITLE OF CORPORATION.	Miscellaneous Transportation	Total Revenue
	Revenue.	from Transportation.
1 Baltimore & Bel Air Electric Railway Co. 2 Baltimore, Halethorpe & Elkridge Railway Co. 3 (a) Baltimore, Sparrow's Point and Chesapeake Railway Co.	11	12 \$16,662 13,720
1 Baltimore & Bel Air Electric Railway Co. 2 Baltimore, Halethorpe & Elkridge Railway Co. 3 (a) Baltimore, Sparrow's Point and Chesapeake Railway Co. 4 (a) Blue Ridge Railway Co. 5 Capital Traction Co. of Washington. 6 City & Suburban Railway Co. of Washington. 7 Cumberland Electric Railway Co. 8 Cumberland & Westernport Electric Railway Co. 9 Hagerstown & Frederick Railway Co. 10 Kensington Railway Co. 11 (a) Loraine Electric Railway Co. 12 Maryland Electric Railways Co. 13 United Railways & Electric Co. 14 Washington, Baltimore & Annapolis Electric Railroad Co. 15 (b) Washington & Glen Echo Railroad Co. 16 Washington & Great Falls Railway & Power Co. 17 Washington Railway & Electric Co. 18 Washington Railway & Electric Co.	\$349 \$1,103 10,535 324	12 \$16,662 13,720 2,274,199 596,103 104,485 150,182 311,567 9,537 1,962 252,814 9,751,374 925,474

⁽a) Road operated by another company.

⁽b) Inactive corporation.

Note-Deficit, loss and other reverse items on this table are printed in bold type.

No. 22.

OPERATING REVENUES FOR THE YEAR ENDED DECEMBER 31, 1916, AND THE DISTRIBUTION THEREOF.

REVENUE FROM TRANSPORTATION. Special Car Revenue. Mail Milk Freight Revenue. enger Baggage Revenue. Express Switching Revenue. Revenue. Revenue. Revenue. Revenue. 9 10 \$16,487 13,371 2,273,594 595,784 102,316 138,182 222,180 9,493 504 \$101 256 63 175 \$1,994 10,115 68,041 44 \$1,685 114 200 2,083 840 \$6,595 \$5,493 \$6,221 1,962 279 10.786 40.357 1.257 19,330 31,935 706 17,044 106,003 294 1,165 1,638 8,325 iò 609 460 3,094 1,306 13,507 151 55 1,293

REVENUE FROM OTHER RAILWAY OPERATIONS.

Station and Car Privileges.	Parcel Room Receipts.	Demurrage.	Rent of Tracks and Facilities.	Rent of Equipment.	Rent of Buildings and Property.	Sale of Power.	Miscella- neous.	Total Revenue from Other Railway Operations.
13	14	15	16	17	18	19	20	21
		<i>.</i>						
•••••				· · · · · · · · · · · · · · · · · · ·				
\$10,834 2,600				\$555 3,594	\$912			7,106
300 400 941 50	\$34	\$2,229			360	116		2,800 2,725 4,309 183
205 50,143	578 116	1		162	1,563	2,002 106,480	4,097	4,079 162,677
2,332	<i></i>							
9,620			<u></u> . <u></u> .			249,462		309,200

TABLE

SHOWING FOR EACH OF THE ELECTRIC RAILROAD CORPORATIONS NAMED THEREIN THE TOTAL

			ı -	-
	Тот	PALS.		OF OPERATING
Title of Corporation.	Operating Expenses, Year Ended December 81, 1916.	Increase Over Preceding Year.	Maintenance of Way and Structures.	Maintenance of Equipment.
	1	2	3	4
Baltimore & Bel Air Electric Railway Co. Baltimore, Halethorpe & Elkridge Railway Co. (a) Baltimore, Sparrow's Point & Chesapeake Ry. Co. (a) Blue Ridge Railway Co. Capital Traction Co. of Washington. City & Suburban Railway Co. of Washington. Cumberland Electric Railway Co. Cumberland & Westeruport Electric Ry. Co. Hagerstown & Frederick Railway Co. Kensington Railway Co. Loraine Electric Railway Co. Maryland Electric Railway Co. Maryland Electric Railway Co. Maryland Electric Railway Co. Mashington, Baltimore & Annapolis El. R. R. Co. Mashington & Great Falls Railway & Power Co. Washington & Great Falls Railway & Power Co. Washington Railway & Electric Co.	1,237,410 408,433 88,635 91,811 205,668 9,866 2,304 188,633 5,063,652 511,616 11,856	1,974	167,753 53,410	\$140 99,350 43,891 6,276 8,369 28,101
19 Washington & Rockville Railway Co	64,605	17,362		8,376
				_

DETAILS OF OPERATING EXPENSES—Continued.

•	WAY AND	STRUCTURES	Continued.	EQUIPMENT.
TITLE OF CORPORATION.	Maintenance of Buildings. Fixtures and Grounds.	Depreciation of Way and Structures.	Equalization, Way and Structures.	Superin- tendence.
_	12	13	14	15
1 Baltimore & Bel Air Electric Railway Co	7,767 5,001 387 358 1,592	\$85,315 9,551 7,130	\$550	\$5,129 1,466 480 637 1,155 200
13 United Railways & Electric Co. 14 Washington, Baltimore & Annapolis El. R. R. Co. 15 (d) Washington & Glen Echo Railroad Co. 16 Washington & Great Falla Railway & Power Co.	3,527			2,496
17 Washington Interurban Railway Co	87 11,059	1,044 31,446		5.314

⁽a) Road operated by another company.(b) Includes depreciation on ways and structures and equipment, \$495,702.55.

⁽c) Includes depreciation on equipment.

⁽d) Inactive corporation.

Note-Deficit, loss and other reverse items on this table are printed in bold type.

No. 23.

Operating Expenses for the Year Ended December 31, 1916, and the Distribution Thereof.

Distribut	ION OF OPERATIN	g Expenses—Co	ntinued.		of Operating E	
Production of Power.	Conducting Transportation.	Traffic Expenses.	General Expenses.	Superin- tendence.	Maintenance of Way.	Maintenance of Electric Lines.
5	6	7		9	10	11
\$1,983 3,093	\$4,528 4,716		\$4,697 145		\$1,837 2,635	\$225 195
190,367 74,241 15,507 21,361 32,142 1,007	591, 278 160, 703 34, 245 35, 295 70, 664 3, 390 1, 138	\$1,327 661 807 530 6,809	187,334 75,525 18,436 13,698 30,800 1,786	\$3,748 3,745 465 2,664 2,559 500	65,413 28,925 3,642 7,568 27,476 878	5,510 6,188 1,738 1,967 4,974
31,992 703,611 92,101	57,995 2,282,774 185,586	5,243 7,577 14,816	53,245 762,863 101,936	3,034 43,733 10,199	20,812 294,398 44,214	1,755 50,085 8,086
4,911 4,114 231,584 14,322	3,092 6,082 596,955 21,703	17 1,376 262	763 4,664 255,143 10,849	275 1 14,698 560	2,448 428 114,168 5,743	310 132 24,529 2,313

DETAILS OF OPERATING EXPENSES—Continued.

EQUIPMENT—Continued.

Maintenance of Cars.	Maintenance of Electrical Equipment of Cars.	Maintenance of Locomotives.	Miscellaneous Equipment Expenses.	Depreciation of Equipment.	Equipment Retired.	Equalization Equipment.
16	17	18	19	20	21	22
\$21	\$119	* 			 	
43,201 19,448 2,653 6,814 11,360 444	18,394 9,086 438 741 1,605	\$1,151	3,532 271 176 1,229	\$22,547 10,358 2,434 11,050 360	,	\$550
6,256 244,977 13,567	1,722 104,190 13,354	718		3,395 (See W. & S.) 19,304 162		
32 90,753 4,181	37,238 2,306	517	12,882 499	18 74,407 1,185		

TABLE No. 23

DETAILS OF OPERATING EXPENSES—Continued.

		Pov	FBR.	
Title of Corporation.	Superin- tendence.	Power Plant Buildings and Grounds.	Maintenance of Power Equipment.	Depreciation of Power Buildings and Equipment.
	23	24	25	26
1 Baltimore & Bel Air Electric Railway Co 2 Baltimore, Halethorpe & Elkridge Railway Co 3 (a) Baltimore, Sparrow's Point & Chesapeake Ry. Co.				
4 (a) Blue Ridge Railway Co 5 Capital Traction Co. of Washington 6 City & Suburban Railway Co. of Washington 7 Cambaland Flastic Pailway Co.	\$3,006 656	\$1,066 60	\$10,157	
9 Hagerstown & Frederick Railway Co 10 Kensington Railway Co	480 2,120	335	666 4,785	6,950
11 (a) Loraine Electric Railway Co	128 17,244 1,091	1,318	270 11,977 1,864	(See W. & S.)
16 Washington & Great Falls Railway & Power Co. 17 Washington Interurban Railway Co. 18 Washington Railway & Electric Co. 19 Washington & Rockville Railway Co.		671 73	258 3,255 382	6,957
	CONDUCTING	OF OPERATING	· · · · · · · · · · · · · · · · · · ·	
•	TRANSPORTA- TION—Cont.	TRAFFIC.		al and Laneous.
TITLE OF CORPORATION.		Traffic Expenses.		
Title of Corporation.	Miscellaneous Transporta- tion	Traffic	Misceli General	Valuation
1 Baltimore & Bel Air Electric Railway Co 2 Baltimore, Halethorpe & Elkridge Railway Co 3 (a) Baltimore Sparrow's Point & Cheannake Rv. Co.	Miscellaneous Transportation Expenses. 34	Traffic Expenses.	General Expenses.	Valuation Expenses.
1 Baltimore & Bel Air Electric Railway Co	Miscellaneous Transportation Expenses. 34 \$20 166	Traffic Expenses. 35 \$1,327 661	General Expenses. 36 \$2,540	Valuation Expenses.
1 Baltimore & Bel Air Electric Railway Co	TION—Cont. Miscellaneous Transportation Expenses. 34 \$20 166 67,814 24,591 2,105 6,454 15,180	Traffic Expenses. 35 \$1,327 661 807 530 6,808	General Expenses. 36 \$2,540	Valuation Expenses. 37 \$6,718 2,400
1 Baltimore & Bel Air Electric Railway Co 2 Baltimore, Halethorpe & Elkridge Railway Co 3 (a) Baltimore, Sparrow's Point & Chesapeake Ry. Co. 4 (a) Blue Ridge Railway Co 5 Capital Traction Co. of Washington. 6 City & Suburban Railway Co. of Washington. 7 Cumberland Electric Railway Co 8 Cumberland & Westernport Electric Ry. Co 9 Hagerstown & Frederick Railway Co 10 Kensington Railway Co 11 (a) Loraine Electric Railway Co 12 Maryland Electric Railways Co 13 United Railways & Electric Co 14 Washington, Baltimore & Annapolis El. R. R. Co.	### TION—Cont. Miscellaneous Transportation Expenses. 34 \$20 166	Traffic Expenses. 35 \$1,327 661 807 530 6,809	General Expenses. 36 \$2,540 79,386 19,108 17,010 8,091 16,748	Valuation Expenses. 37 86.718 2,400
1 Baltimore & Bel Air Electric Railway Co 2 Baltimore, Halethorpe & Elkridge Railway Co 3 (a) Baltimore, Sparrow's Point & Chesapeake Ry. Co. 4 (a) Blue Ridge Railway Co 5 Capital Traction Co. of Washington 6 City & Suburban Railway Co. of Washington 7 Cumberland Electric Railway Co 8 Cumberland & Westernport Electric Ry. Co 9 Hagerstown & Frederick Railway Co 10 Kensington Railway Co 11 (a) Loraine Electric Railway Co 12 Maryland Electric Railways Co 13 United Railways & Electric Co	TION—Cont. Miscellaneous Transportation Expenses. 34 \$20 166 67.814 24.591 2,105 6,454 15,180 10 29,393 263,026 80,578	### Traffic Expenses. 35	Miscrii General Expenses. 36 \$2,540 79,386 19,108 17,010 8,091 16,748 438 22,017 300,294	Valuation Expenses. 37 \$6,718 2,400

⁽a) Road operated by another company.

⁽d) Inactive corporation.

Note-Deficit, loss and other reverse items on this table are printed in bold type.

-Continued.

***	Po	wer-Continued	L		CONDUCTING T	RANSPORTATION
Power Plant Employes.	Fuel for Power.	Other Power Supplies and Expenses.	Power Purchased.	Other Operations.	Superin- tendence.	Conductors, Motormen and Trainmen.
27	28	29	30	31	32	33
· · · · · · · · · · · · · · · · · · ·			\$1,983 3,093			\$4,508 4,550
\$25,900 4,421	\$126,986	\$9,237 220	67,454 15,507			125.808
6,893 5,626	11,840 50,811	1,481 8,920	288 1,006	\$47,693	500	31,660 26,697 49,872 2,880
2,586 64,000 7,944	160,577	37,586 5 7 5	29,012 410,909 96,900	16,273	4,808 164,541	1,138 23,794 1,855,206 95,667
15,771		638 17,200 1,911	4,018 4,115 11,300		369 53,554 2,274	3,072 5,664 453,404 14,693
			1	1	1 2,2,1	11,000
		LS OF OPERATIN	g Expenses—Cor	····		Ratio of Operating
Injuries and Damages.		LS OF OPERATIN	g Expenses—C	····	Rent of Equipment.	Ratio of
and	Geni	eral and Misci	G EXPENSES—CO	Rent of	Rent of	Ratio of Operating Expenses to Operating Revenue.
and Damages.	GENI Insurance.	Stationery and Printing.	G EXPENSES—C SLIANEOUS—Cor Store, Garage and Stable Expenses. 41	Rent of Tracks and Facilities.	Rent of Equipment.	Ratio of Operating Expenses to Operating Revenue. Per Cent.
and Damages.	GENI Insurance. 39	Stationery and Printing.	G EXPENSES—C ELLANEOUS—Cor Store, Garage and Stable Expenses. 41	Rent of Tracks and Facilities.	Rent of Equipment. 43 \$1,695 145	Ratio of Operating Expenses to Operating Revenue. Per Cent. 44 79.65 79.64 54.05 67.71 82.61 61.13 65.10 107.00
\$347 	GEN1 Insurance. 39 \$114 5,199 585 1,002 1,616	Stationery and Printing. 40 \$14,612 4,222 186 1,080	Store, Garage and Stable Expenses. 41 \$5,879 2,574 112 511 1,682	Rent of Tracks and Facilities.	Rent of Equipment. 43 \$1,695 145 25,757 7,298 2,280 5,711	Ratio of Operating Expenses to Operating Revenue. Per Cent. 44 79.65 79.64 66.71 82.61 61.13 65.10

SHOWING FOR EACH OF THE ELECTRIC RAILBOAD CORPORATIONS NAMED THEREIN THE

ROAD OWNED-MILES.

TITLE OF CORPORATION.				· · -	
·	Miles Road			ll Other in Track.	Sidings and Turnouts.
	1		2	3	4
Baltimore & Bel Air Electric Railway Co. (a) Baltimore, Halethorpe & Elkridge Railway Co. (a) Blatimore, Sparrow's Point & Chesapeake Ry. Co. (a) Blue Ridge Railway Co. (b) Capital Traction Co. of Washington. (c) City & Suburban Railway Co. (c) Cumberland Electric Railway Co. (c) Cumberland & Westernport Electric Railway Co. (d) Loraine Electric Railway Co. (a) Loraine Electric Railway Co. (b) Maryland Electric Railway Co. (c) Li (d) Loraine Electric Railway Co. (d) Loraine Electric Railway Co. (e) United Railways & Electric Co. (f) Washington, Baltimore & Annapolis Electric R. R. Co. (h) Washington & Great Falls Railway & Power Co. (h) Washington & Great Falls Railway & Power Co. (h) Washington & Railway & Electric Co. (h) Washington Railway & Electric Co.	2 17 28 26 7 25 79 10 180 180 180 154 10 8	.50	14.81 25.60 15.20		1.84 0.87 0.50 0.50 3.48 0.10 12.50 6.16 8.88
Title of Corporation.	Closed Passenger Cars.		Open Open Cars.	Open Passenge Cars wit Electrics Equipment.	Combina-
1 Baltimore & Bel Air Electric Railway Co 2 (a) Baltimore, Halethorpe & Elkridge Railway Co 3 (a) Baltimore, Sparrow's Point & Chesapeake Ry. Co 4 (a) Blue Ridge Railway Co 5 Capital Traction Co. of Washington. 6 City & Suburban Railway Co. of Washington. 7 Cumberland Electric Railway Co 8 Cumberland & Westernport Electric Ry. Co 9 Hagerstown & Frederick Railway Co 10 (a) Loraine Electric Railway Co 11 (a) Loraine Electric Railway Co 12 Maryland Electric Railway Co 13 United Railways & Electric Co 14 Washington, Baltimore & Annapolis Elec. R. R. Co. 15 (b) Washington & Gren Echo Railroad Co 16 Washington & Grent Falls Ry. & Power Co 17 Washington Interurban Railway Co 18 Washington Railway & Electric Co 19 Washington & Rockville Railway Co	110 103 	12 299 49 2 1	126 6 9	10	18 2 2 3 3

⁽a) Road operated by another company.(b) Road not operated during the year.

No. 24.

EQUIPMENT IN SERVICE AND THE NUMBER OF MILES OF ROAD OPERATED ON DECEMBER 31, 1916.

Road Own		i	R	OAD OPERATE	D-Miles	Single Trac	к.	
Track in Car Houses, Shops, Etc.	Total Road Owned.	Main Line.	Branches and Spurs.	Lines of Proprietary Companies.	Lines Operated Under Lesse.	Lines Operated Under Contract, Etc.	Lines Operated Under Trackage Rights.	Total Mileage Operated.
. 5 _ :	_ 6	7	8	9	10	11	12	13
	3.28 3.05 33.54	2.84	0.21					3.05
6.14 0.68 0.27	1.60 62.17 43.02 7.77 25.50	64.29 39.60 7.77 25.00	1.82				1.05 1.60	65.34 43.02 7.77 25.50
	82.52 2.60 1.12	2.50	0.10					79.04 2.60
14.37 0.17	39.10 376.55 97.57	23.60 356.01 54.95	1.30 20.54 10.33		51.29	6.97	1.70 0.82	428.66 72.25
	7.54 10.66 8.26	10.66 8.26						10.66

EQUIPMENT, OWNED OR LEASED—Continued.

Combination Passenger Cars with Electrical Equipment.	Total Passenger Cars.	Freight.	Mail			•				
,			and Express.	Work.	Snow Plows.	Sweep- ers.	Miscella- neous.	Total All Classes of Cars.	Locomo- tives, Electric.	Locomo- tives, Steam.
19 '	20	21	22	23_	24	25	26	27	28	29
841	220 646 40 24 13 3 1,668 1,668 2 2 2 1 591	2 68 47	4	27 1 1 1 4 1 8 32 25			25 3	220 696 54 27 18 118 1,785 94 2 3 3 631		1

TABLE
SHOWING FOR EACH OF THE ELECTRIC RAILBOAD CORPORATIONS NAMED THERRIN MILEAGE, TRAFFIC AND
REQUIRED

	Title of Corporation.	Passen Car Milea	-	and E	t, Mail xpress lileage.		Total Car lileage.	Passenger Car Hours.
		1			2]		3	4
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	Baltimore & Bel Air Electric Railway Co Baltimore, Halethorpe & Elkridge Railway Co. Capital Traction Co. of Washington. City & Suburban Railway Co. of Washington. Cumberland Electric Railway Co. Cumberland & Westernport Electric Railway Co. Hagerstown & Frederick Railway Co. Kensington Railway Co. Maryland Electric Railways Co. United Railways & Electric Co. Washington, Baltimore & Annapolis Elec. R. R. Co. Washington & Great Falls Railway & Power Co. Washington Interurban Railway Co Washington Railway & Electric Co. Washington Railway & Electric Co. Washington Railway & Electric Co. Washington & Rockville Railway Co	100 7,769 2,250 343 469 1,145 85 692 2,317 65 1117 7,881	389 009 459 637 738 356 511 513 895 252 558	27 10 2	* 4,490 11,093 52,556 99,647 10,529 53,297 11,583	7, 2. 1, 31, 2,	111, 187 100, 106 769, 389 250, 009 343, 459 504, 127 416, 831 85, 356 745, 067 597, 160 528, 424 65, 252 17, 558 1904, 879 382, 073	8.632 8.939 956.821 256.164 52.039 45.623 6.710 24.283 3.691,219 5.646 12.055 943,135 28,253
	Title of Corporation.	Average Fare, Revenue Passengers.	Fare	erage e, All engers.	Tota Reven from Transp tation	ue 1 or-	Revenue from Transpor- tation, per Car Mile.	Revenue from Transpor- tation, per Car Hour.
		14	11	15	16		17	18
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	Baltimore & Bel Air Electric Railway Co Baltimore, Halethorpe & Elkridge Railway Co. Capital Traction Co. of Washington City & Suburban Railway Co. of Washington Cumberland Electric Railway Co. Cumberland & Westernport Electric Railway Co. Hagerstown & Frederick Railway Co. Kensington Railway Co Maryland Electric Railways Co. Maryland Electric Railways Co. Washington Railway & Electric Co. Washington & Great Falls Railway & Power Co Washington in Electric Fallways Co. Washington Railway & Electric Co. Washington Railway & Electric Co. Washington Railway & Electric Co	4.351 4.462 24.285 4.865 39.187 4.883 4.415 4.307	24	ents. 4.761 4.135 3.249 3.382 4.351 4.462 4.285 3.449 9.187 4.883 3.269 3.216 4.039	Dolla 16, 13, 2,274, 596, 104, 150, 311, 9, 252, 7, 71, 18, 2,167, 70,	561 720 199 103 185 182 567 537 314 374 474 456 820 874	Cents. 14.828 13.705 29.271 26.493 30.421 29.791 21.992 11.173 33.932 30.861 36.603 11.426 16.009 27.536 18.377	Dollars. 1.91 1.53 2.38 2.32 2.01 2.94 1.41 8.73 2.62 1.32 1.56 2.30 2.38

No. 25.

MISCELLANEOUS STATISTICS FOR THE YEAR ENDED DECEMBER 31, 1916. THE ASTERISK (*) DENOTES ABSENCE OF FIGURES.

Freight, Mail and Express Car Hours.	Total Car Hours.	Regular Fare Passengers Carried.	Revenue Transfer Passengers Carried.	Total Revenue Passengers Carried.	Free Transfer Passengers Carried.	Total Passengers Carried.	Employes and Others Carried Free.	Passenger Revenue.
5	6	7	8	9	10	11	12	13
5,503 * 4.661 31,964	256, 164 52, 039 51, 126 * 6,710 28,944 3,723,183 * 5,646	346, 302 31, 399, 506 13, 961, 560 2, 384, 559 3, 172, 383 * 212, 720 804, 943 197, 941, 689 2, 037, 139 150, 613 426, 325 49, 916, 885 1, 701, 342	1,216,596	291,008 53,482,546 14,067,335 2,384,559 3,172,383 ** 212,720 804,943 199,158,285 2,037,139 150,613	3,549,629 * 81,771,297	323, 337 69, 970, 366 17, 616, 964 2, 384, 559 3, 172, 383 212, 720 804, 943 280, 929, 582 2, 037, 139 150, 613 575, 720 67, 098, 893	1,513 4,508 86,663 * 15,896 * 23,036,233 200,237 19 1,965 416,871 15,796	222,179 9,493 195,477 9,689,574 798,300 6,837 18,820
Total Revenue from Other Railway Operations.	Revenue from Other Railway Operations, per Car Mile.	Revenue from Other Railway Operations, per Car Hour.	Total Operating Revenues.	Operating Revenues, per Car Mile.	Operating Revenues, per Car Hour.	Total Operating Expenses.	Operating Expenses, per Car Mile.	Operating Expenses, per Car Hour.
19	20	21	22	23	24	25	26	27
Dollars. 15,051 7,106 2,800 948 4,308 183 4,080 162,677 20,727	Cents. 00.193 00.316 0.815 0.188 0.314 0.214 0.548 0.515 0.819	2.774 5.381 1.855 * 2.727 14.095 4.369	Dollars. 16.661 13.719 2.289,251 603,209 107,285 151,130 315,56 9,180 256,893 9,914,051 946,202 7,456 18,820 2,485,874 72,545	Cents. 14.828 13.705 29.465 26.809 31.236 29.978 22.295 11.387 34.479 31.376 37.422 11.427 16.009 31.447	1.45 8.87 2.66 * 1.32 1.56 2.63	Dollars. 13, 267 10, 926 1, 237, 410 408, 433 88, 635 97, 776 205, 686 9, 865 188, 633 5, 063, 652 511, 616 18, 168 1, 508 1, 508 1, 502, 071 64, 605	Cents. 11. 932 10. 914 15. 926 18. 152 25. 806 19. 394 14. 576 11. 558 25. 818 16. 026 20. 234 18. 168 14. 094 19. 002 16. 910	Dollars. 1.54 1.22 1.29 1.59 1.70 1.91 * 1.47 6.52 1.36 * 2.10 1.37 1.59 2.05



SHOWING POR EACH OF THE ELECTRIC LIGHT CORPORATIONS NAMED THEREIN THE TOTAL AMOUNTS OF ASSETS, OF LABILITIES AND OF SURPLUS, ON JUNE 30, 1917, TABLE No. 26.

AND THE TOTAL AMOUNT OF GROSS INCOME, THE DEDUCTIONS FROM GROSS INCOME AND THE NET INCOME FROM THE OPERATIONS OF THE YEAR END THE PRECEDING YEAR.

			1			TOTALS.	: :				<u> </u>	
	Assets.	 ei	Liabilities	ties.	Surplus or Deficit.	r Deficit.	Gross Income.	вооше.	Deductions from Gross Income.	ons from	Net Income.	oome.
Тите ог Соврованом.	Total Amount June 30, 1917.	Increase Over Preced- ing Year.	Total Amount June 30, 1917.	Increase Over Preced- ing Year.	Total Amount June 30, 1917.	Increase Over Preced- ing Year.	Total Amount June 30, 1917.	Increase Over Preced- ing. Year.	Total Amount June 30, 1917.	Increase Over Preced- ing Year.	Total Amount June 30, 1917.	Increase Over Preced- ing Year.
	1	8	8	4	5		-	80	6	10	11	12
3	\$38,183	\$6,713	\$32,419	\$6,985	\$5,784	\$272	8, 142	\$1,172	\$6,230	\$1,745	\$1,912	\$673
(a) Baltimore Electric	7,444,269	46,739	7,437,550	: `	6,719	: :		- : : : : : :		: :		
Bel Air Electric Chestertown Elec	105,571	9, 139	93,537		12,034 2,518	2,263	13, 177		12,100			2,433
Crisfield Ice Manufac	112,285	6,014	79,083	4.336	33, 292	1,678	44,741		40,063			. 4 . 6 . 6 . 6 . 6 . 6 . 6 . 6 . 6 . 6 . 6
	61,870	336	82,199		826, 82	=	7,012		5,901			3 <u>8</u>
9 Easton Utilities Commission 10 Edison Electric Illuminating Co.	58,197	32, 693 32, 693	48, 161 929, 800	•••	10,036	4,393	19,359		19,101 159,506		٠	- 326. 278.
Emmitsburg Elect	11,945	565 465	9,150		2,795	645	4,463		3,363			8 8
	35.934	3,318	33.00			865	10,481		8,466			8
	57,776	2,297	86,252 85,834	a.	1.230	- 2 5 6 7	10,89		7,983			454
	60,913	3,311	65,139 59,906	46,17	22. 708	5,428 678,	16,353 17,156	3,291	10,925 18,735	4 208 4 303	5.428 1,579	6,91 4
18 Midland Electric Light Co. 19 (a) Mr Washington Electric I. & P. Co.	313,824	. 12	5,000		5,937	75	4,729					82
į	265,314	17,805	100, 196	7,469	165,118	10,336	100,236	2,330	82.4	15,113	17,805	5.783 374
3	1,475,917	18,194	1,475,917	18, 194		-	242,548	46,184	- :		105	16,502
E	200,000	2 687	200,000	7	32.490	27 185	21 008		:		6 364	9 899
Port Denosit Electric	20,125	152	21,937	282	1,812	1 69	2,638	491	2,194	200		26 26
3	16, 152, 566	852, 139	15,872,991	827,272	279,575	24,867.2	,525,542		4.		=	11,637
	216,784	14,790	192,584	16,089	24.200	1,299	30,655	13,205	41,130	14,295	9,525	080'
3	33,130	6,814		100	1,334	1,256	7.479	*	6,223		1,256	*
				-		•				-		,

(a) Operated by Consolidated Gas Electric Light & Power Co. of Baltimore. (b) First complete report.

Norz—Deficit, loss and other reverse items on this table are printed in bold type.

Showing for Each of the Elbotric Light Corporations Named Therein the Total Amount of Assets, the Total

			To	PALG.	
		Asse	ita.	Liabi	lities.
	Title of Corporation.	Total Amount June 30, 1917.	Increase Over Preceding Year.	Total Amount June 30, 1917.	Increase Over Preceding Year.
		1	2	3	4
1 (a) 3 (a) 4 5 6 7 8 9 10 11 12 13	Antietam Electric Light & Power Co. Baltimore County Electric Co. Baltimore Electric Co. of Baltimore City. Bel Air Electric Co. Chestertown Electric Light & Power Co. Crisfield Ice Manufacturing Co. Delmarvia Utilities Co. Delta Electric Power Co. Easton Utilities Commission Edison Electric Illuminating Co. Emmitaburg Electric Co. Gilpin's Falls Electric Co. Harper's Ferry Electric Light & Power Co.	11,945 102,506	\$6,713 46,739 9,139 1,556 6,014 8,152 336 14,323 32,693 565 964 3,318	\$32,419 371,000 7,437,550 93,537 44,925 79,083 92,248 82,199 48,161 929,800 9,150 100,200 35,069	\$6,985 46,739 6,876 1,800 4,336 7,796 775 9,930 30,760 80 2,453
14 15 16 17 18 19(a) 20 21	Havre de Grace Electric Co. Home Electric Light Co. Home Manufacturing Light & Power Co. Idlewild Electric Light, Heat & Power Co. Midland Electric Light, Co. Mt. Washington Electric Light & Power Co. Municipal Electric Light Plant of Hagerstown. New Windsor Electric Light & Water Co.	86,487 57,776 60,913 61,614 10,937 313,824 265,314 10,096	8,197 2,297 3,311 46,756 72 17,805 9	85,252 55,834 65,139 59,906 5,000 114,273 100,196 10,202 1,475,917	9,903 607 2,117 45,177 7,469 1,100
23(a) 24(a) 25 26	Northern Virginia Power Co. Patapeco Electric & Manufacturing Co. of Delaware. Patapeco Electric & Manufacturing Co. of Maryland Peninsular Light & Power Co Perryville Electric Co Port Deposit Electric Co Potomac Electric Power Co Roland Park Electric & Water Co Salisbury Light, Heat & Power Co	225,000 200,000 117,231 20,125	2,687 152 1,696 852,139	225,000 200,000 84,732 21,937 8,126 15,872,991 336,067 192,584	24,498 292 1 827,272
31 32(b)	Susquehanna Transmission Co. of Maryland. Union Bridge Electric Manufacturing Co.	1,706,789 33,130	29,629 6.814	1,706,789 31,796	29,629 5,558
Ja(0)	Caron Dirage Elevente Manuacouning Co	DETAILS 0	F Assers		LIABILITIES
	Title of Corporation.	Unex- tinguished Discount on Securities.	Sundries.	Capital Stock.	Funded Debt
		14	15	16	17
1	Antietam Electric Light & Power Co			\$11,500	\$9,000

		DETAILS C		DETAILS OF	Liabilities.
	Title of Corporation.	Unex- tinguished Discount on Securities.	Sundries.	Capital Stock.	Funded Debt
		14	15	16	17
1 2(a) 3(a)	Antietam Electric Light & Power Co. Baltimore County Electric Co. Baltimore Electric Co. of Baltimore City. Bal Air Electric Co.	\$16,486 8,750		\$11,500 150,000 3,500,000 44,400	\$9,000 221,000 3,721,000 39,000
5 6	Bel Air Electric Co. Chestertown Electric Light & Power Co. Crisfield Ice Manufacturing Co.	1,917		15,000	21,300
7 8 9	Delmarvia Utilities Co. Delta Electric Power Co. Easton Utilities Commission.			76,000 29,500	10,000 22,500
10 11	Edison Electric Illuminating Co Emmitsburg Electric Co	44,018	\$1,775	275,000 7,500	490,000
12 13 14	Gilpin's Falls Electric Co	1	. .	29,900	
15 16 17	Home Electric Light Co Home Manufacturing Light & Power Co Idlewild Electric Light, Heat & Power Co	35 5,880 3,226	4,680	13,825 8,600 17,000	18,200 43,400
18 19(a)	Mt. Washington Electric Light & Power Co		· · · · · · · · · · · · · · · · · · ·	5,000 83,260	
20 21 22	Municipal Flectric Light Plant of Hagerstown. New Windsor Electric Light & Water Co. Northern Virginia Power Co.		l	4,900	47,000 362,000
23(a) 24(a)	Patapaso Electric & Manufacturing Co. of Delaware Patapaso Electric & Manufacturing Co. of Maryland			225,000 200,000	
25 26	Peninsular Light & Power Co Perryville Electric Co		10	75,000 18,665	
27 28 29(a)	Port Deposit Electric Co. Potomac Electric Power Co. Roland Park Electric & Water Co.	190,713 25,000	24,520	6,000,000 25,000	7,005,000
30 31	Salisbury Light, Heat & Power Co. Susquehanna Transmission Co. of Maryland Union Bridge Electric Manufacturing Co.	164,300	735	100,000	47,000 1,643,000
3Z (0)	Union Bridge Electric Manufacturing Co	1	1	19,000	1

⁽a) Operated by Consolidated Gas Electric Light & Power Co. of Baltimore.
(b) First annual report.
Note—Deficit, loss and other reverse items on this table are printed in bold type.

No. 27.

Amount of Liabilities and the Surplus on June 30, 1917, and the Classification of Such Assets and Liabilities.

TOTALS	-Cont.			DETAI	LS OF ASSET			
Surplus o	r Deficit.						•	
Total Amount June 30, 1917.	Increase Over Preceding Year.	Cost of Plant.	Cash.	Bills and Accounts Receivable.	Materials and Supplies.	Invest- ments.	Sinking Fund and Optional Reserves.	Special Deposits and Pre- payments,
5	6	7	8	9	10	11	12	13
\$5.764	\$272	\$37.015	\$971	\$127	\$70		l <i>.</i>	
		303,756		50,757				
6,719		5,959,654		104,315		\$1,155,000		
12,034 2,518	2,263 244	101,228 41,798	322 3.728	1,734	887		1,400	· · · · · · · · · · · ·
33.202	1.678	98.522	188	11.894	1.681			
46	356	90.037	100	1.799	265			
20 ,329	1,111	60,494	126	1,050	200			
10,036	4,393	44,273	4,526	9,398]	1		
53,033	1,933	859,731	605	45,756	23,226	7,720	1	
2.795	645	10,800	660	450	35		· · · · · · · · · · · · · · · · · · ·	
2,306 865	1,014 865	100,000 35,069	250 23	2,006 842	250			
1.235	1.706	82.556	355	1.068	2.504			
1.942	2.904	51.549	633	4.202	1,304	1		\$ 52
4 .228	5.428	47.906	. 30	2,196	220			
1,708	1.579	38,443	231	16,519			1	258
5,937	72	9,030		1,793				
199,551		302,328		11,496			,	<u></u> .
165,118 106	10,336	239,676	11,370 834	11,572	2,454			242
100	1,109	5,363 1,428,981	3.510	22.408	10 049	3,725		1.975
··· • · · · · · · · · ·		213, 180	9,010	11.820	19,042	1		1,975
		179.746		20.254			1	
32,499	27,185	100.847	308	5.869		10.126		71
1,812	444	19,190	119	816				l
7,488	1,695	8,000	1,782	629	2,278	2,925		
279,575	24.867	12,635,003	316,571	595,524		1,139,208		142,372
353		311,420	953	19 900				
24,200	1 ,299	201,300 1,542,489	953	13,326			1	
1.334	1.256	31.942	241	652			1	
4,007	1 200	1 01,012		- JUA	1 200	1	<u> </u>	1

DETAILS OF LIABILITIES—Continued.

Taxes Accrued and Unpaid.	Interest Accrued on Funded Debt.	Interest Accrued on Unfunded Debt.	Bills and Accounts Payable.	Dividends Payable.	Consumers' Deposits.	Sinking Fund and Optional Reserves.	Reserves for Amortisa- tions and Deprecia- tion.	Sundries.
18	19	20	21	. 22	23	24	25	26
\$ 67								
131	\$37 5		7.367	1	\$107	\$216.550	758	
	375		8,250 27,966	l <i></i>				
	50		5,828 31,149	\$420				
••••••	750 6,125		14,401 28,000		2,121	19,225	3,009 109,328	
•••••••			1,650 200					
•••••••••••••••			4,002 35,197					
	173	\$1,200	22,609 8,585 8,675			1		\$4,340
••••••••							31.013	
			1,100				4.202	
•								
716			1,401 3,271			558	7,056	
33.073	149,091	9.366	643,710		1	1	979,804	
1,554	1 .		11,067 13,509		1	1	1,388	1
		<i>.</i>	63,289 16,388					

TABLE

Showing for Each of the Electric Light Corporations Named Therein the Gross Income from all Sources,
From the Operations of the

7	*****	

	Title of Corporation.	Gross Income from all Sources.	Deductions from Gross Income.	Net Income.	Appropriations from Net Income.
		1	2	3	4
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	Antietam Electric Light & Power Co. Bel Air Electric Co. Chestertown Electric Light & Power Co. Crisfield Ice Manufacturing Co. Delmarvia Utilities Co. Delta Electric Power Co. Easton Utilities Commission. Edison Electric Co. Gilpin's Falls Electric Co. Gilpin's Falls Electric Co. Harper's Ferry Electric Light & Power Co. Havre de Grace Electric Co. Home Electric Light Co. Home Manufacturing Light & Power Co. Home Manufacturing Light & Power Co. Midland Electric Light Co. Midland Electric Light Co. Municipal Electric Light Heat & Power Co. Northern Virginis Power Co. Peninsular Light & Power Co. Perryville Electric Co. Port Deposit Electric Co. Pot Deposit Electric Co. Potomac Electric Power Co. Salisbury Light, Heat & Power Co. Susquehanna Transmission Co. of Maryland	\$8, 142 13, 177 10, 446 44, 741 11, 002 7, 012 19, 359 205, 170 4, 463 13, 744 10, 461 18, 993 10, 840 16, 353 17, 156 4, 729 100, 236 3, 127 242, 548 21, 098 2, 638 21, 098 2, 638 4, 141 2, 525, 542 50, 855 44, 097	\$6,230 12,100 10,690 40,063 9,736 5,901 19,101 159,506 3,363 2,155 8,466 20,699 7,983 10,925 18,735 4,157 82,431 4,236 139,728 2,194 2,194 2,194 2,146 1,444,947 41,130	\$1,912 1,077 244 4,678 1,266 1,111 293 45,664 1,110 1,995 1,995 1,796 2,857 5,422 1,679 102,820 1,109 102,820 6,364 444 1,695 1,080,595 9,525	102,820 20,821 1,035,728 10.825
26	Union Bridge Electric Manufacturing Co	7,479	6,223	1,256	

DIDUCTIONS FROM GROS	- 1110022	Condition.
OPERATING EXPENSES	0	Deserves

		OPERATING —Cont		OTREE D	eductions.
	TITLE OF CORPORATION.	Commercial and New Business.	General.	Taxes.	Uncollect- ible Bills.
		11 1	12	13	14
1 2 3	Antietam Electric Light & Power Co	\$218 10	\$2,699 3,468 4,052 646	\$165 442 271 488	\$124
5 6 7	Crisfield Ice Manufacturing Co. Delmarvia Utilities Co. Delta Electric Power Co. Easton Utilities Commission.	245	335 570 2,061	348 177	
8 9 10 11	Edison Electric Illuminating Co. Emmitaburg Electric Co. Gilpin's Falls Electric Co. Harper's Ferry Electric Light & Power Co.		28,603 1,228 150 1,034	10,738 231 150 136	
12 13 14 15	Havre de Grace Electric Co. Home Electric Light Co. Home Manufacturing Light & Power Co Idlewild Electric Light, Heat & Power Co	68 1,612	3,300 993 2,256 4,070	897 117 244 461	487 574 120
16 17 18 19	Midland Electric Light Co	312		256 93 7,360	313
20 21 22	Peninsular Light & Power Co	998	2,860 226 45	1,100 133 267	117 66
23 24 25 26	Potomac Electric Power Co. Salisbury Light, Heat & Power Co. Susquehanna Transmission Co. of Maryland Union Bridge Electric Manufacturing Co.	3,357	11,757	2,627	12,574 318

Note-Deficit, loss and other reverse items on this table are printed in bold type.

No. 28.

the Deductions from Gross Income, the Net Income, the Appropriations from Net Income and the Surplus Year Ended June 30, 1917.

Totale—Cont.	DISTRIBUTION	OF INCOME.	DEDUCT	ions from Gross	Income.
			Opsi	RATING EXPENSES.	
Surplus or Deficit.	Operating Revenue.	Non-Operating Revenue.	Production.	Distribuțion.	Utilisation.
5	6	7	8	9	. 10
\$272	\$8,142	l	\$2,601	\$158	
2,263	12,933	\$244	3,629	1,550	\$127
244	10,424	22	3,590	676	380
1,678	44,741		12,587 8,228	3,021 339	,
357 1,111	10,891 6,868	111	8,228 3,224	198	
4,393	19.359	122	15,698	592	
1.933	204.977	193	46,505	13,749	11,576
645	4.463		1,354	394	6
1,014	13,744		1,505	350	
. 865	10,461		1,414	4,288	1,594
1 ,706	18,993	[<u>.</u> ,.[13,336	349	21
2,904	10,785	55	3,673	1,668	
5,428	16,353		6,005	1,338	6
1,579	17,156	· · · · · · · · · · · · · · · · · · ·	8,679	981	24
72 10,336	4,729		2,700	783 11. 67 8	17.34
1,109	100,236 2,693	434	44,070 2,205	1.872	17,34
1,100	242.548	202	106,458	1.419	
27,185	21,098		8,819	645	19
444	2,638		1.706	32	
1,695	4,141		1.412	593	1
24.867	2,514,953	10.589	255,016	192,563	62.54
1 ,300	50,655	,	17,128	2,237	1,20
	44,097			44,097	
1,256	7,479		2,844	9	

DEDUCTIONS FROM GROSS INCOME—Continued.

Appropriations from Income.

Отиев Т	DEDUCTIONS—Co	ntinued	1 1	Appropriations	FROM INCOME.	
Interest on Funded Debt.	Interest on Unfunded Debt.	Miscellaneous.	Amortisations and Depreciation of Plant.	Sinking Fund and Optional Reserves.	Dividends Declared.	Sundries.
15	16	<u>17 · </u>	18	19	20	21
\$495 2,370 1,268	\$52 170	\$59 443	\$1,851 300			\$334 1 , 486
100	241 1,632	23,321			\$3,000	909
750 24,688	825 90	15,668	1,646 19,544	\$4 ,938	600	145
400	1,840	254				1,169
2,388	1,199 377 94	27				46
940	••••••••••••	l	7,469		500	
16,475	30		85,739		80,000 3,000	23 ,822
350,019 2,401	18,288	129	296,395			325
•••••	242	2,473				

SHOWING FOR EACH OF THE ELECTRIC LIGHT CORPORATIONS NAMED THERRIN THE TOTAL FUNDED DEST AND CAPITAL SPOCK OUTSTANDING ON JUNE 30, 1917 (EXCLURYE OF SUCH FUNDED DEST AND CAPITAL SPOCK AS ARE HELD BY THE ISSUING CORPORATION); THE RATE PER CENT. AND LINE SOFT OF DIVIDENDE DECLARED ON CAPITAL SPOCK.

l				FUNDED DEBT.)EBT.			COMMO	COMMON STOCK.		PREFER	PREFERED STOCK.	٠.,
			_			1	Interest.		per	-		peri	-3
	TITLE OF CORPORATION.	Description.	Date.	Term of Years	Amount. Outstanding.	Rate Per Cent.	Dates Payable.	tanomA SanibastetuO	Dividends Decla	Rate Per Cent	Amount ZaibastsuO	Dividends Decla	Rate Per Cen
		1	63	8	4	2	9	7	8	6	10	=	12
0.00 4	Antietam Electric L. & P. Co Baltimore County Electric Co Baltimore Elec. Co. of Balto. City Bel Air Electric Co	Mortgage Ist Mortgage Ist Mortgage	1911	348	3,721,000 3,721,000 3,721,000		Quarterly J. & D. J. & D. A. & D.	\$11,500 150,000 2,500,000 25,000			\$1,000,000 19,400	\$50,000	10
. c	Centreville Electric Light P	Series 1.	1812	Various Various	1614 1600 1600 1600 1600 1600 1600 1600		A. A	, <u></u>					
o~∞0	20	Mortgage	1917	3 .65	10,000	_ :	F. F. F.	25.58 2008 2008 2008	8 3,000	9	9.000	430	
9:	Easton Utilities Commission.	Real Estate 1st Mortgage	1914	3	88 88 88 88 88 88 88 88 88		3 E 28 -8	275.000	19.250	2			
222							:::	190.50	600 10,575	=			<u>: :</u>
455	-	lst Mortgage	1913	10	17,600	<u>::</u>	🕶	50,000 13,825					<u> </u>
282	Home Mfg. Light & Power Co. Idlewild Elec. L., H. & P. Co.	lst Mortgage	1916 1916	10 to 30 40	43,400 33,000	စစ	J. & D.	17.8 17.000 00.5	200	<u> </u>			:::
282		Municipal	1900	Various	47,000	•	J. & J.	83,260		: :			
ឌឌ	New Windsor Elec. L. & P. Co. Northern Virginia Power Co.	let Mortgage	1914	.82	150,000		-8-5	600,000 600,000	000,00	.01		<u>:</u> : :	:::
	Caeapon P Winchester	lst Mortgage	1913	ខ្មន	41,000		F. & A. J. & J.	995 000					<u>::</u>
188	-							200. 200. 200. 200. 200. 200. 200. 200.	3,000	4			
888	Ferryville Electric Co. Port Deposit Electric Co. Potomac Electric Power Co.	lst Mortgage	1904	22	1,700,000	: :	: -⊌	8,125 5,750,000	632,500	=======================================	250,000	27.500	: : =
8	Roland Park Elec & Water Co.	Consol'd Debenture	1906 1915 1907	828	4,931,000 30,000			25.000				<u> </u>	<u>: : :</u>
323		lst Mortgage.	1061	28	47,000	· 0		100,000 12,000	000'6	a			<u>::</u>
83		lat Mortgage	161	8	1,643,000	2	J. & J.	200 200 200 200 200 200 200 200 200 200		: :			
ă						: :	7	90,00					

SHOWING FOR EACH OF THE ELECTRIC LIGHT CORPORATIONS NAMED THEREIN VARIOUS OPERATING STATISTICS FOR THE YEAR ENDED JUNE 30, 1917. THE CHARACTERS SHOWN IN THIS TABLE INDICATE AS FOLLOWS: 0-NOME; 4-ABSENCE OF REQUIRED FIGURES. TABLE No. 30.

								•				•				
		Nue	Number and Capacity.	de C	acity.	Mad	Made and Sold	Ę.				PLANT	i.			ļ
						1000 K.	`.	Hours.					**			
	TITLE OF CORPORATION.	Generating Stations.	Capacity in K. W.	Sub-Stations.	Capacity in	Total Sta- tion Out- put.	blog latoT	Pr. Ct. Un- accounted For.	Number of Boilers.	Rated Horse Power.	Number of Engines.	Rated Horse.	Number of	Rated Horse Power.	Number of Generators.	Total K. W.
		-	81	60	*	۰۰	•	2	∞ '	6	2	=	12	13	7	16
1084700000111111111111111111111111111111	Antietam Electric Light & Power Co. Baltimore Electric Co. of Balto. City Bel Air Electric Co. Consolidated Cas Elect. & P. Co. Consolidated Public Utilities Co. Consolidated Public Utilities Co. Centraville Electric Light Plant Chesterrown Electric Light Plant Chesterrown Electric Light Rower Co. Fished Lee Manufacturing Co. Delinarya Utilities Commission Edison Electric Duminating Co. (e) Emailsburg Electric Co. Gilpin's Palls Electric Co. (f) Emailsburg Electric Co. (f) Hower Word Co. (g) Hower Manufacturing Co. (g) Hower Manufacturing Light & Power Co. (g) Hower Manufacturing Light & Power Co. (h) Hower Electric Light Co. (g) Hower Manufacturing Light & Power Co. (h) Morthern Virginis Power Co. (g) Perryville Electric Co. (g) Perryville Electric Co. (g) Perryville Electric Co. (h) Perryville Electric Co. (g) Perryville Electric Co. (g) Perryville Electric Co. (g) Perryville Electric Co. (h) Perryville Electric Co. (g) Perryville Electric Co. (h) Perryville Electric Co.		6.000 55.500 3.500 5.000 5.000 5.000 5.000 8.200 8.200 8.200 8.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 9.200 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1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 1,194 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2711 1 2 2711 1 2 2 711 1 2 2 711 1 2 2 711 1 3 2 7 3 7 3 1 1 1 2 2 7 3 1 1 2 3 1 1 1 2 3 1 1 1 1 1 1 1 1 1 1	25.75 9.48 8.49 25.24 27.23 15.38 13.11 21.36 40.27 29.15 35.36 35.36 35.36 35.36		4.000 25.308 1350 1850 1850 1850 3.802 3.802 3.802 1.800 1.800 1.800 2.100 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 1.800 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(a) Generating plant in West Virginia.
(b) Generating plant in District of Columbia.
(c) Purchases current.
(d) Generating plant in Virginia.

TABLE No. 31.

Showing for Each of the Electric Light Corporations Named Therein Various Operating Statistics for the Ended June 30, 1917.

The Characters Shown in This Table Indicate as Follows: 0-None; "-Absence of Required Figures.

			STREET	STREET LIGHTING.			:	රි	COMMERCIAL	و.
•			Arc Lamps	zá.	Inc	andescen	Incandescent Lamps.	1	Lio нтіма.	
TITLE OF CORPORATION.	On What Schedule.	Number of Enclosed.	sttsW sa .qms.I	Price Per Lamp Per Year.	Number of Lampa.	Candle Power.	Price Per Lamp Per Year.	Number of Consumers.	Number of Meters in Service.	Number of ransformers in Service.
	1	2	3	4	20	9	7	œ	۵	r 2
1 Antietam Electric Light & Power Co. 2 Bel Air Electric Co. 3 Consolidated Gas Electric Light & Power Co. 4 Consolidated Aublic Utilities Co. 5 Centreville Electric Light Plant 6 Chestertown Electric Light Plant 7 Crisfield Ice Manufacturing Co. 9 Delta Electric Power Co. 10 Easton Utilities Commission 11 Edison Electric Huminating Co. 12 Enmitsburg Electric Co. 13 Giptis Falls Electric Co. 14 Hagerstrown Electric Co. 15 Haper's Ferry Electric Co. 16 Harre de Grace Electric Co. 17 Hone Electric Light & Power Co. 18 Hone Manufacturing Light & Power Co. 19 Idlewild Electric Light Co. 20 Midhad Electric Light Co. 21 Municipal Electric Light Heat & Power Co. 22 Northern Virginia Power Co. 23 Northern Virginia Power Co. 24 Penriyalie Electric Co. 25 Perry Electric Light & Water Co. 26 Port Deposit Electric Co. 27 Potomae Electric Co. 28 Bort Deposit Electric Co. 28 Bort Deposit Electric Manufacturing Co. 29 Union Bridge Electric Manufacturing Co.	All Night Sunset-Sunrise Various Moonlight Moonlight Moonlight O Dusk to Dawn Moonlight All Night Bark to Dawn All Night	60000000000000000000000000000000000000	320-528 320-528 320-528 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	26.00 20.00 35.00 00.00 00.00 00.00 00.00 00.00 00.00	25.83 2.83 2.83 3.00 101 100 100 100 100 100 100	80-260 100-40-40 10-400 10-400 100-400 100-400 100-400 100-400 100-400 100-400 100-400 100-400 100-400 100-400 100-400 100-400	813.56-23.33 18.00-24.00 18.00-13.00 18.00-13.00 18.00-13.00 18.00-13.00 17.56-26.55 17.56-26.50 17.56-30.00 17.56-30.00 17.56-30.00 17.56-30.00 17.56-30.00 17.56-30.00 18.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.00-41.50 19.0	49,555 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010 2010	2, 245 21, 245 2, 245 2, 245 3, 250 3, 250 3, 250 3, 250 409 119 191 191 191 191 191 191 191 191 1	5,087,282,282,282,282,282,282,282,282,282,2

TABLE No. 32.

SHOWING FOR EACH OF THE ELECTRIC LIGHT CORPORATIONS NAMED THERRIN THE CASUALTIES, CLASSIFIED AS TO EMPLOYERS AND OTHERS, FOR THE YEAR ENDED INDICATES AS FOLLOWS: 0-NONE.

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TABLE No. 33.

Showing for Each of the Electric Light and Gas Corporations Named Therein the Total Amounts of Assets, of Liabilities and of Surplus, on June 30, 1917, and THE TOTAL AMOUNT OF GROSS INCOME, THE DEDUCTIONS PROM GROSS INCOME AND THE NET INCOME FROM THE OPERATIONS OF THE YEAR ENDED JONE 30, 1917,

and the Increases or Decreases from the Preceding Year.

	ı .	. 2	4833 8213800042828384884884884884884884884884884884884884
	INCOMB.	In- over Pre- Seding Year.	8473 6 887 126 126 126 126 127 127 127 127 127 127 127 127 127 127
			25.24.24.25.25.25.25.25.25.25.25.25.25.25.25.25.
	N III	Total Amount June 30, 1917.	2.859 2.3640 2.960 2.3640 2.960 3.46 4.341 7.8421 7.8421 10.692 2.713 9.6911 12.623 17.464 17.464 16.233 16.633 17.464 17.464 16.233 17.464 17.464 17.464 17.464 17.464
			N
	N IS	In- grease Over Pre- ceding Year.	\$283, 228, 223, 226, 226, 226, 226, 226, 226, 227, 524, 517, 524, 217, 544, 4, 499, 4, 499, 233, 960, 31, 719, 1, 719
	NCO	- FOH 8H	
	UCTI 188	ount ount 17.	5,351 6,193 1,861 1,986 1,193 1,296 1,887 1,887 1,940 1,680
	Deductions from Gross Income.	Total Amount June 30, 1917.	8,184,184,184,184,184,184,184,184,184,18
		24.94	\$210 17,386 17,386 170,310 070,310 17,82 14,514 17,83 11,782 11,782 11,783 2,830 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,291 1,201 1,201 1,201 1,201 1,201 1,201 1,201 1,201 1,201 1,201 1,201 1,2
	NO.	In- grease Over Pre- ceding Year.	2, 17, 14, 14, 17, 18, 19, 19, 19, 19, 19, 19, 19, 19, 19, 19
	Gross Incour		
	R088	Total Amount June 30, 1917.	\$88,010 0,225 0,133 36,345 511,032 13,900 13,900 13,900 11,123 11,238 11,238 11,238 11,238 11,238 11,238 11,238 11,238 11,238 11,238 11,238 11,238 11,238 11,238 12,442 12,442 12,443 13,443 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14,543 14
	Ð	TAN S	80 E.C. 288 4 LEEF 24
Totals.	_	In- crease Over Pre- ceding Year.	\$140 3,740 3,740 3,070 10,491 10,491 10,492 112,892 11,467 11,467 11,467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,1467 11,14
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	SURPLUS OR DEFICIT.	7,30, Ent	\$390 17,439 12,716 2,575 1,912 19,847 4,2,103 4,524 4,524
	80	Total Amount June 30, 1917.	25. 25. 24. 25. 25. 25. 25. 25. 25. 25. 25. 25. 25
			\$10,520 10,660 3,401 10,301 10,301 10,301 10,301 11,905 11,905 11,905 12,805 12,805 12,805 12,805 12,805 12,805 12,805 12,805 12,805 12,805 12,805 12,805 12,805 12,805 13,805 14,805 15,805 16,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805 17,805
	eć	Increase Over Preceding Year.	25.52 2.62 2.62 2.62 2.63 2.64 2.63 2.63 2.64 2.63 2.63 2.63 2.63 2.63 2.63 2.63 2.63
	Liabilities.	THE REPORT OF THE PERSON AND THE PER	7.
	14.81	78E	2, 184 2, 188 3,
	ר	Total Amount June 30, 1917.	2455 323 323 386 198 108 128 128 103 162 162 162 163 163 163 164 165 165 165 165 165 165 165 165 165 165
			110,379 14,388 1,321 1,321 10,577 10,577 12,737 12,737 12,737 14,156 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,929 1,9
		Increase Over Preceding Year.	10.3 10.8 10.5 10.5 10.5 10.5 10.5 10.5 10.5 10.5
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	Aserts	- 38 E	5,574 1,228 1,227 1,815 1,815 1,815 1,268 1,268 1,101 1,179 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101 1,101
		Total Amount June 30, 1917.	2455, 340, 744, 744, 744, 744, 744, 744, 744, 7
	<u> </u>	1 "7	
			Annapolis Public Utilities Co. Cambridge Gas, Electric Light & Power Co. Chestertown Gas Co. Citizens Gas Co. Elkton Gas Light Co. Gorgetown Gas Light Co. Hayer et Grace Gas Co. Manchester Lighting & Heat Co. Manchester Lighting & Heat Co. Washintgon Gas Light Co. Washintgon Gas Co. of W. Va.
			& Power Co. & Power Co. Ontgomery C. Co. ontgomery C. Outgomery C. Outgomery C. Outgomery C. Outgomery C. Outgomery C. Outgomery C.
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			Annapolis Public Utilities Co Cambridge Gas. Electric Light Chesterrown Gas Co. Citizens Gas Co Consolidated Public Utilities Corsolidated Public Utilities Crisifield Light & Power Co Elkton Gas Light Co Elkton Gas Light Co Elkton Gas Light Co. of Hayerstown Light & Heat Co Hayerstown Light & Heat Co Manchester Lighting & Heatin Washington Gas Light Co. of Nanchern Natural Gas & Electric Co. Manchester Lighting & Heatin Washington Gas Light Co. of Northern Natural Gas Co West Virginia & Maryland Gas West Virginia & Maryland Gas
			1284667800112884577

*Natural Gas Companies.

Norx—Deficit, loss and other reverse items in this table are printed in bold type.

TABLE
SHOWING FOR EACH OF THE ELECTRIC LIGHT AND GAS CORPORATIONS NAMED TEBREIN THE TOTAL AMOUNT
OF SUCH ASSETS

		Тот	ALS.	
	A58	PTS.	LIABI	ILITIES.
TITLE OF CORPORATION.	Total Amount June 30, 1917.	Increase Over Preceding Year.	Total Amount June 30, 1917.	Increase Over Preceding Year.
	1 1	2	3	4
1 Annapolis Public Utilities Co		\$10,379 14,388 1,321 2,882 7,301,991 10,577 1,645 797 12,873 16,212 718 5,097 49 677 4,156 1,929 45,287	\$455, 184 323, 289 86, 986 198, 927 57, 037, 682 128, 268 76, 445 23, 930 103, 091 523, 150 132, 444 162, 462 6, 330 16, 692 177, 408 205, 350 3, 522, 494	288 14,340 3,320 1,995 3,675 950 1,823
				1
	DETAILS	OF ASSETS	Continued.	DETAILS OF
Title of Corporation.	Unex- tinguished Discount on Securities.	Reacquired	C	
TITLE OF CORPORATION.	Unex- tinguished Discount on	Reacquired Securities.	Sundries.	LIABILITIES
1 Annapolis Public Utilities Co	Unex- tinguished Discount on Securities. 14	Reacquired Securifies.	Sundries. 16 3149 362	Capital Stock. 17 \$172,700 100,000
1 Annapolis Public Utilities Co	Unex- tinguished Discount on Securities. 14 \$4,019	Reacquired Securities.	Sundries. 16 \$149 362 66 3,329,802	Capital Stock. 17 \$172,700 100,000 15,000 65,000 14,385,800 35,540
1 Annapolis Public Utilities Co	Unex- tinguished Discount on Securities. 14 \$4,019 1,043,301	Reacquired Securities.	Sundries. 16 \$149 362 66 3,329,802	Capital Stock. 17 \$172,700 100,000 15,000 65,000 14,385,800 35,540 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,
1 Annapolis Public Utilities Co	Unex- tinguished Discount on Securities. 14 \$4,019 1,043,301	Reacquired Securities.	Sundries. 16 \$149 362 66 3,329,802	Capital Stock. 17 \$172,700 100,000 15,000 65,000 14,385,800 35,540 30,000 200,000 200,000 50,000 86,000
1 Annapolis Public Utilities Co 2 Cambridge Gas, Electric Light & Power Co 3 Chestertown Gas Co 4 Citisens Gas Co 5 Consolidated Gas Electric Light & Power Co 6 Consolidated Public Utilities Co 7 Crisfield Light & Power Co 8 Elkton Gas Light Co 9 Georgetown Gas Light Co. of Montgomery Co 10 Hayre de Grace Gas Co 11 Hayre de Grace Gas Co 12 Hyattaville Gas & Electric Co 13 Manchester Lighting & Heating Co 14 Washington Gas Light Co. of Montgomery Co 15 Washington Gas Light Co	Unex- tinguished Discount on Securities. 14 \$4,019 1,043,301	Reacquired Securities.	Sundries. 16 \$149 362 66 3,329,802	Capital Stock. 17 \$172,700 100,000 15,000 65,000 14,385,800 35,540 30,000 200,000 200,000 50,000 88,000

^{*} Natural Gas Companies.

Note-Deficit, loss and other reverse items in this table are printed in bold type.

No. 34.

of Assets, the Total Amount of Liabilities and the Surplus on June 30, 1917, and the Classification

DETAILS OF ASSETS.

SURPLUS OR DEFICIT.

Special Deposits and Pre- payments	Sinking Fund and Optional Reserves.	Invest- ments.	Materials and Supplies.	Bills and Accounts Receivable.	Cash.	Cost of Plant.	Increase Over Preceding Year.	Total Amount June 30, 1917.
13	12	11	10	9	8	7	6	5
\$2,60	\$27,126		\$6,034	\$15,818	\$3,163	\$399,944	\$141	\$390
210				25,785	297	310,047	3,719	17,439
	i	i	1,955	20		72,228	2,080	12,716
· · · · · · · ·		[<i></i>	5,440	6,802	1,382	188,189	1,491	2,888
780,25	75,532	2,482,966	1,316,974	1,000,755	1,502,033	47,068,508		1.562,244
237			4,922	7,153	306	116,124	14,436	• · · • • · · • · •
	• • • • • • • • • • · · · ·		3,560	2,174	25	70,060	902	626
			620	994	1	24,890	509	2,575
2	!			2,495	328	98,330	1,467	1,912
30	'		12,561	9,672	17,425	481,695	12,892	32,951
5		1	1,355	462	11	110,713	2,713	19,847
1,15			3,549	12,801	1,040	186,491	1,422	42,571
	950		50		88	5,380	901	138
	'	.		1,127	4,564	14,809	1,146	3,858
	 '			964	7,001	194,041	108	25,332
				1,987		245,466	6,049	42,103
		230,000	56	64,624	76,450	3.151.650	80 .275	4.524

DETAILS OF LIABILITIES—Continued.

	\$3,863 805	\$17,369 45,375 54,986	22		24 \$51,837	25 \$6,908	26
1,679	805	45,375				\$6,908	
			ŀ		888	8,012	\$5,452
		3,607 1,955,142 14,307	\$288,177	27,728 40	2,850 683,726	5,843 1,187,647 27,844	
		16,446 1,135 90,631		2,460			715
115	87	4,542 25,883 72,064		3,590	1,825		1,104
		6,246 11,017 10,047		445 234 1,865	34,059	32,097 100,386	15,037
	115	115 6,446	115 6,446 25,883 87 72,064 6,246 11,017 10,047	115 6,446 25,883 72,064 6,246 11,017 10,047	115 6,446 25,883 3,590 3,590 6,246 445 11,017 234 1,865	115 6,446 25,883 3,590 1,825 950 950 1,017 234 34,059 10,047 1,865 73,050	115 6,446 25,883 1,825 950 11,017 234 34,059 32,097 10,047 1,865 73,050 100,386

TABLE

Showing for Each of the Electric Light and Gas Corporations Named Therein the Amount of Gross Net Income and the Surplus from the

	Тота	1.8.	
Gross Income from all Sources.	Deductions from Gross Income.	Net Income.	Appropriations from Net Income.
7, 113 36, 345 8, 511, 032 26, 514 13, 900 5, 466 22, 482 247, 937 86, 119 9, 174 45, 987 1, 016 11, 238 33, 879 75, 404	\$75, 351 57, 861 9, 193 32, 004 6,164, 611 18, 671 14, 802 4, 736 23, 949 139, 738 69, 427 11, 887 36, 296 9, 491 21, 256 57, 940 271, 680	\$12,659 2,364 2,080 4,341 2,346,421 7,843 7,843 1,467 108,199 16,692 2,713 9,691 1,747 12,623 17,464 157,893	\$12,800 6.083 2,850 2,205,746 22,279 221 3,800 8,269 950 601 12,731 11,415 238,168
			OTHER DEDUCTIONS
Transmission and Distribution.	Commercial.	General.	Taxes.
\$724 502 1,124 230,994	\$1.884 1.023 201 248,804	\$2,313 2,742 6 5,551 237,800	\$4,114 2,486 94 2,600
	Income from all Sources. 1 \$88,010 60.225 7.113 36,345 8,511,032 26,514 13,900 5,466 22,482 247,937 86,119 9,174 45,987 1,016 11,238 33,879 75,404 429,573 DEDUCTION OPERATING Transmission and Distribution. 14 \$724 502	Gross Income from all Sources. 1 2 \$88,010	Income from all Gross Income.

⁽a) See Electric Railway Table No. 21.

Norz-Deficit, loss and other reverse items in this table are printed in bold type.

^{*} Natural Gas Companies.

No. 35.

Income prom All Sources, the Deductions from Gross Income, the Net Income, the Appropriations from Operations of the Year Ended June 30, 1917.

TOTALS		_			DEDUCTIO	NS FROM GRO	ва Інфоми.	
Continued.	Distri	BUTION OF I	NCOME.	Orn	erating Ex	pansas, Elec	rric.	OPERATING EXPENSES GAS.
Surplus or Deficit.	Operating Revenue, Electric.	Operating Revenue, Gas.	Non- Operating Revenue.	Production.	Transmission and Distribution.	Utilisation and Commercial.	General.	Production
5	6	7	8	9	10	11	12	13 .
\$141 3 ,719 2 ,080	\$40,434 42,498	\$47,576 17,727 7,113	 	22,459	2,894		\$2,317 5,131	\$23,582 7,910 5,922
1,491	4,768,470 14,184	36,330 3,709,995 12,079	32,567	1,214,945	1,750	281,276 639	280,997 1,494	13,744 908,325 5,654
509 1 ,487		13,900 5,466 22,482	1					8,697 3,736 11,215
2,713		85,754 9,122	365 52			12,990		5,003
1,422 901 1,146		1,016 11,153	85					874 7,992
6,049		33,879 75,404 429,573	1					23,564

	ORS PROM GROS			Арр	ropriations , F	ROM NET INC	owe.
Uncollectible Bills.	Interest on Funded Debt.	Interest on Unfunded Debt.	Miscellan- eous.	Amortisation and Depreciation. of Plant.	Sinking Fund and Optional Reserves.	Dividends Declared.	Sundries.
18	19	20	21	22	23	24	25
\$325 1,437 12,223 83	2,500 1,800	\$582 2,309 147 40,439 572 198 61	203	600,000	\$1,720	2,850 1,305,746	
641 41 300	14,550 2,500	4,428 25 907	109	3,800			
•••••				4,731 11,415	950	- 8,000.	

. ·

SHOWING FOR EACH OF THE ELECTRIC LIGHT AND GAS CORPORATIONS NAMED TRERRIN THE TOTAL FUNDED DEST AND CAPITAL STOCE OUTSTANDING ON JUNE 30, 1917 (Exclusive of suce Funded Dret and Capital Stock as are held by the Issuing Corporation), the TABLE No. 36.

				FUNDED DEST	DEBT.			COMMON STOOK	Brook.		PREV	PREFERED STOCK.	SC.
						-	Interest.		þe			pe	
	Title of Corporation.	Description.	Date.	Тегт оі Уевга.	Amount Outstanding.	Rate Per Cent.	Dates Payable.	Amount Outstanding.	Dividenda Declar. During Year.	Rate Per Cent.	Amount. Outstanding.	Dividends Declar. During Year.	
		-	64	89	4	20	9	7	80	8	10	11	[
	Annapolis Public Utilities Co	1st Mtge.	1891	85	\$80,000	. O. r.	J. & J.	\$172,700	86,908	40	00	00	
	Cambridge Gas, Electric Lt. & Power Co.	1st Mtge.	1916	388	191,000	6 rc		100,000	6,750		000	00	-
	Citizens Gas Co Consolidated Gas Electric Lt. & P. Co	1st Mtge. General	1915	328	120,000	6 4	J. & J.	65,000 14,385,800	0 01,079,158	- 000		0 (a)226,588	
		Debenture Gold Notes	1913	010	88	ro ro	ZZ V	00	00	00	00		
	Consolidated Gas Co	Consols	1880	28 25	3,400,000	27	 જેવ ે	00	00	00	00	00	
	United Electric Light & Power Co	lst Mtge.	86	 888	888	4.5	M. A.	35.540		000	000		
	Cristold Light & Downy Co.	Mortgage	1908	- 188	88	10 G	A. & O.	000	00	00	00	00	
	Elkton Gas Light Co.	Gen'l Mtge.	1915	, 100	90,	900	J. & D.	989	000	000	000	00	
	Hagerstown Light & Heat Co	1st Mtge.	1912	- - - - - - - - - - - - - - - - - - -	29,000	, r.O. r.	F. & A.	2000	000	000	000	00	
	Hyattaville Gas & Electric Co.	181 M 182	800	joc	300	000	900	88.4	7,740	- a c	000	000	
- 4	Mannesser Lighting & Hearing Co.	000			-	-	000	00.00	88	9	000	000	
	*W. Va. & Md. Gas Co. of Md.	o 1st Mtze.	200	000	300	00	, ,	888	0.00	.07	000	000	

(a) The Consolidated Gas Electric Light & Power Company retired during the year ended June 30, 1917, Preferred Stock outstanding \$4,103,754. See Public Service Commission Order No. 3132. The dividends accumulated at time of retirement and paid by the company amounted to \$226,588.42.

TABLE

Showing for Each of the Electric Light and Gas Corporations Named Therein Various Operating 0—None; *—Absence

		PRODUCTION 1	PLANT, ETC.	
Title of Corporation.	Number of Benches.	Number of Retorts.	Number of Water Gas Sets.	Number of Holders.
1 Annapolis Public Utilities Co. 2 Cambridge Gas, Electric Light & Power Co. 3 Chestertown Gas Co. 4 Citizens Gas Co. 5 Consolidated Gas Electric Light & Power Co. 6 Consolidated Public Utilities Co. 7 Crisfield Light & Power Co. 8 Elkton Gas Light Co. 9 (a) Georgetown Gas Light Co. of Montgomery Co. 10 Hagerstown & Frederick Ry. Co. (Elec. & Gas Depts.) 11 Hagerstown Light & Heat Co. 12 Hayre de Grace Gas Co. 13 Hyattsville Gas & Electric Co. 14 (b) Manchester Lighting & Heating Co. 15 (a) Washington Gas Light Co. of Montgomery Co. 18 *Northern Natural Gas Co. 19 *Worthern Natural Gas Co. 10 *Worthern Natural Gas Co. of Maryland. 11 *West Virginia & Maryland Gas Co. of West Virginia.	0 0 3 0 2 0 0 0 4 0 0 0 0	36 17 0 0 0 12 0 6 0 0 0 0 24 0 0	0 0 1 2 10 0 1 0 0 2 2 2 1 0 0 0 0	2 1 2 14 1 1 1 0 2 2 1 1 0 0 0

·	QUANTITII	ss Made, Bot The Year-		DURING
TITLE OF CORPORATION.		So	LD.	
•	Coal Gas, M. Cub. Ft.	Water Gas, M. Cub. Ft.	Mixed Gas, M. Cub. Ft.	Natural Gas, M. Cub. Ft.
	13	14	15	16
Annapolis Public Utilities Co	13,738 0 0 7,651 0 3,148 22,438 0 0 25,895 0	0 0 0 + 26,531 0 10,530 0 24,186 75,435 6,174 0 0 0	0 0 0 0 0 0 5,115,365 0 0 0 0 0 0 0 0 0,0 0 0,0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

⁽a) Distributing Company, does not manufacture.

⁽b) Makes acetylene gas.
* Natural Gas Companies.

No. 37.

STATISTICS FOR THE YEAR ENDED JUNE 30, 1917. THE CHARACTERS SHOWN IN THIS TABLE INDICATE AS FOLLOWS; OF REQUIRED FIGURES.

PRODUCTION PLANT, ETC.	DAILT CA	PACITY OF	QUANTITI	Be MADE, Bo	UGHT AND SOI	DURING TH	E YBAR.
-Continued.	PLA	nt.		Made.		Вота	IT.
Capacity of Holders, Cub. Ft.	Coal Gas, M. Cub. Ft.	Water Gas, M. Cub. Ft.	Coal Gas, M. Cub. Ft.	Water Gas, M. Cub. Ft.	Natural Gas, M. Cub. Ft.	Coal Gas, M. Cub. Ft.	Natural Gas M. Cub. Ft.
5	6	7	8	9	10	11	12
85,000 30,000 25,000 60,000 13,400,000 20,000 15,000 0 46,424 330,000 20,000 60,000 0 0	225 75 0 0 24 0 35 0 0 0 180 0	0 0 120 300 26,000 0 50 0 150 930 100 0 0	31,824 13,788 0 0 0 * 0 3,313 0 0 28,367 0 0	0 0 27,976 2,651,603 0 12,000 0 0 29,864 89,983 * 0 0 0	000000000000000000000000000000000000000	0 0 0 0 2,697,773 0 0 22,438 0 0 0 0 12,788 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

TRANSMISSION AND DISTRIBUTION MAINS, LENGTH IN FEST.

CONSUMERS.

Above 12 Inches in Diameter.	Above 4 Inches but not above 12 Inches.	Above 1 Inch but not above 4 Inches.	Number of Street Lamps.	Price Per Year.	Number of Private Consumers.	Number of Meters in Service.
17	18	19	20	21	22	23
0	1,798	57,413	ا و	0	1,414	1,41
ŏ	2,450	215,346	l ŏ	l ŏ l	991	99
ŏ	3,306	8,955	Ŏ	Ŏ	357	35
Ŏ	8,278	144,716	Ō	Ō	1,556	. 1,55
565,815	1.342,219	2,347,196	12,535	650	132,503	132,50
0	3,000	22,000	0	0	598	55
0	0	48,343	0	0 1	556	55
	*	*	0	0	*	
0	96,051	90,627	0 .	0	450	51
0	10,116	62,564	0	Q I	1,517	1,51
0	53,840	115,538	0	0	4,063	4,06
0	2,610	23,126	0	0	463	46
Ö .	35,743	97,845	0	0	1,350	1,35
	0	6,600	31	1 7 1	52	5
Ō	5,878	20,440	1 0	0	359	36
0 0 0	79,857	68,898	1 0	×	723	72
ŭ	80,698 153,908	352,100 362,332	l o	8	3,274 6,101	3,27 6,07

TABLE No. 38.

SHOWING FOR EACH OF THE ELECTRIC LIGHT AND GAS CORPORATIONS NAMED THEREM THE CASUALITES OCCURRING DURING THE YEAR ENDED JUNE 30, 1917. THE CHARACTERS SHOWN IN THIS TABLE INDICATE AS FOLLOWS: 0—None.

		ĕ	ECTRI	C EN	Electric Employers					3AB E	GAS EMPLOTRES.	recs.	ļ		<u>ئ</u> 	.	Pers Oth	8 B	. 5	
	Power House.	. ——	Line.		Shop.	Other.	Jer.	Works	 s	Street Dept.		Shop.	ರ 	Other.	Em- ployees	. .	Than Em- ployees.	5 1 g	Persons	ź
Title of Corporation.	Killed.	.benujal	Killed. Injured.	Killed.	.berujaI	Killed.	.bemţaI	Killed.	.benujaI	Killed.	Injured.	.benuial	Killed.	.bewlaI	Killed.	.benutal	Killed.	.bənutal	Killed.	.beinial
•	-	2	4	5	9	7	80	8	22	-	12 1	13 14	1 16	19	17	81	2	20	12	2
1 Annapolis Public Utilities Co. 2 Cambridge Gas, Elec. Lt. & P. Co. 3 Chererrown Gas Co. 4 Citterns Gas Co. 5 Consol. Gas Elec. Lt. & P. Co. 7 Crisfield Light & Power Co. 7 Crisfield Light & Power Co. 8 Elekton Gas Light Co. 9 Georgetown Gas Lt. Co. of Migy Co. 10 Hg st n & Fred'k Ry. Co. (E. & G. D.) 11 Hagorstown Light & Heart Co. 12 Hwyre de Grance Gas Co. 13 Hwyttsville Gas & Electric Co. 14 Manchester Lighting & Heating Co. 15 Washington Gas Lt. Co. of Migy Co. 16 Shorthern Manual Gas Co. 17 Wy Va. & Md. Gas Co. of Migy Co. 18 Wy Va. & Md. Gas Co. of Wy Va.	000000000000000000000000000000000000000		000000000000000000000000000000000000000			000000000000000	0000000000000000	000000000000000	0000500-00-000000		000000000000000000000000000000000000000	000000000000000000000000000000000000000			000000000000000000000000000000000000000	380000	0000000000000000			10002300000

* Natural Gas Companies.

TABLE No. 39.

SHOWING FOR EACH OF THE WATER CORPORATIONS NAMED TREREIN THE TOTAL AMOUNTS OF ASSETS, OF LIABILITIES AND OF SURPLUS, ON JUNE 30, 1917, AND

Total Amount June 30, 1117. 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2 2 2.596 409 409 409 409 409 409 409 409 409 409	Liabila Total Mount Une 30, 1917. 3 3 121,654 131,521 107,357	ease eding ar. \$174 \$174	35	Ling F. 1922	Gross Income. Total Incready June 30, Peeced 1917. 7 8 8 89, 249 \$4	Incre Ov Ov Press Yea		DEDUCTIONS TROM. GROSS INCOME. Total Increase Amount Preceding 1917. 1917. 9 10	T A I	Ner Incour. otal Increase out Uver e 30, Year 11 12 12 12 14 13 113 156 156 151
Total Amount June 30, 1917. 1917. 1917. \$128, 399 Valve: & Fleetric Co. 2, 581, 629 th Co. 2, 581, 629 Water Co. 2, 581, 629 Water Co. 2, 581, 629 Water Co. 2, 581, 688	Increase Over Preceding Year. 2 2 2 2 586,965 586,965	Total Mount une 30, 1917. 3 3 131,521 107,357		,	. '	Total Amount June 30, 1917. 7		·	Increase Over Preceding Year.		Increase Over Precedit Year. 12
# Sleetric Co. 2,591, th Co. 2,591, 282, 283, 282, 282, 282, 282, 282, 282	\$2,596 586,965 409	121,654 131,521 107,357	174	\$4.745	\$2.422 288.619	\$9,249					13,11
\$126, Vater & Electric Co. 2,591, tht Co. 100, 32, Vater Co. 26	586,965 409	121,654 131,521 107,357	174	\$4.745	\$2.422 288.619	\$9,249		_			13,11
2		30.296	407 148	460,108 6,884 2,270	262	200 200 200 200 200 200	21, 182 383 361		8,069 550	\$2,423 67,051 130 562	45.
L. & W. Co. 181	13,402	24,914 176.710	6 800 800	1,981	3,802	24.321	4	20,752		8	10 1,612
ities Co., W. D. 204,	1,192	2,626 211,205	9,2%G	6 ,362	8,09¢	147 13,069	38.8		8 3	8 8 8 1 8 2 8 1 8 1 8 1	- 88,
Delmar Water Co. 78, Dorchester Water Co. 120,	4.611 .883	80,753 119,270	4.551 1,252	2 7 735	8 5	4.626	1, 192		81	230 8,175	≅ ≅
72	086	45.895 15.600	* 278	836. 1.836	673 702	3,511	* 503	κ-		1.962	* 516
Frostburg Water Co	_	11,950 125,666		4.581 3.023	- 088	1,342 7,146	2,733		52 88 57	₹ 8	2.2.
	1,353 ¥	108,313 12,000	6 5 2 2 2 2 2	28.333 7.964	1.865	8,818 3,512	1,449 167			ર્ણ લં	α 3
Midland-Elk Lick Water Co. 72,431 Mountain Lake Water & Light Co. 23,412	1,282 68	69,950 60,723	1.00. 4	2,481 37,311	282	3,481	135 303		4 224 4 30		82
Port Deposit Water Co.	1.039	10,216 16,690	28°	3,314	1,172	2,6 193 193 8	2 66		•	1,406	3 8.
Roland Park Water Co. 247, 244 Suburban Water Co. 247, 473 Union Bridge Water Co. 277, 247	3,195 195 195 195	272.476 244.704 23.361	30,162 5,428 625	9.768 2.769	2 - 2 2 - 2 2 - 2 3 - 2 3 - 2 3 - 2	39, 143 22, 951	575 2,527	19.	1,072 326 522	3.019 3.019	2,852
	171	22,849	8	3	12	1,407	51			928	8

(a) First annual report.

Norz—Deficit, loss and other reverse items on this table are printed in bold type.

TABLE No. 38.

SHOWING FOR EACH OF THE ELECTRIC LIGHT AND GAS CORPORATIONS NAMED THEREIN THE CASUALITIES OCCURRING DURING THE YEAR ENDED JUNE 30, 1917. THE CHARACTERS SHOWN IN THIS TABLE INDICATE AS FOLLOWS: 0—None.

			1										,					-	-		1	
		μ.	SLECT	ELECTRIC EMPLOYEES.	MPLO	rees.				GA	S Ex	GAS EMPLOTRES.	E.B.			Tota		Perso Othe		. 5		
	Power House.	₽ 8.	Line.		Shop.		Other.		Works.	<u>~~</u>	Street Dept.	ďS.	Shop.	Other.	ä	Em- ployees.		Than Em- ployees.		Persons.	ź	
Thue of Corporation.	Killed.	.beruţaI	Killed.	.beruţal	Killed.	.beinjal	Killed.	Injured.	.bernial.	Killed.	.bənıjaI	Killed.	Injured.	Killed.	.beruţaI	Killed.	.berutal	Killed.	.bəruţaI	Killed.	.benujal	
•	-	8	8	4	- 2	9	- 8	8	10	11	12	13	14	15	16	17	18	19	28	7	21	
Annapolis Public Utilities Co Cambridge Gas, Filer. Li. & P. Co. Chesterrown Gas Co. Consol Gas Elec. Li. & P. Co. Consol Gas Elec. Li. & P. Co. Consolidated Public Utilities Co. Elkon Gas Light Co. Calked Light Co. Col Mig.y Co. H. g.*i. & Fred W. Ry. Co. E. & G. D. Hagerstown Light & Heat Co. Hygtestown Light & Heat Co. Hygtestown Light & Heat Co. Wanhington Gas Electric Co. Wannester Lighting & Reating Co. Wannester Lighting & Gas Co. of Mig.y Co. Worthern Natural Gas Co. of Mig.y Co. Worthern Matural Gas Co. of Mig.y Co. W. Va. & Md. Gas Co. of W. Va.	0000000000000000	1000800000000000	00000000000000000	000000000000000000000000000000000000000	000000000000000000000000000000000000000	0000500000000000	00000000000000000	000000000000000000000000000000000000000	000000000000000000000000000000000000000			0000000000000000	00000000000000000	000000000000000000000000000000000000000	000000000000000000000000000000000000000	000000000000000000000000000000000000000	00000112000000	0000000000000000		0000400000000000	100000000000000000000000000000000000000	

* Natural Gas Companies.

TABLE No. 39.

SHOWING FOR EACH OF THE WATER CORPORATIONS NAMED THEREIN THE TOTAL AMOUNTS OF ASSETS, OF LIABILITIES AND OF SURPLUS, ON JUNE 30, 1917, AND THE TOTAL AMOUNT OF GROSS INCOME, THE DEDUCTIONS FROM GROSS INCOME AND THE NET INCOME FROM THE OPERATIONS OF THE YEAR ENDED JUNE 30, 1917, AND THE INCREASES OR DECREASES FROM THE PRECEDING YEAR. * ABSENCE OF REQUIRE FIGURES.

TITLE OF CORPORATION	Assets		Liabilites	ITIES.	STRPI	SURPLUS OR DEFICIT.	GROSS	GROSS INCOME.	Dapteri Gross	DEDUCTIONS FROM GROSS INCOME.	N .	NET INCOME.
	Total Amount June 30, 1917.	Increase Over Preceding Year.	Total Amount June 30, 1917.	Increase Over Preceding Year.	Total Amount June 30, 1917.	Increase Over Preceding Year.	Total Amount June 30, 1917.	Increase Over Preceding Year.	Total Amount June 30, 1917.	Increase Over Preceding Year.	Total Amount June 30, 1917.	Increase Over Preceding Year.
	1	8	8	4	3	e	2	œ	8	10	11	12
Artesian Water Co.	\$126.399	\$2,596	\$121,	\$174	\$4.745 480 108	\$2.422	9.5	\$422 91 189	\$6,826	\$ \$ 0401	\$2,423	13 113
			107,357	407	6	ŝ		88	5,693	550		•
Braddock Heights Water Co.	26,895		323	8	1.981		٥	247	203	267		•
Burkittsville Water Co.	3,099		50		473	o, 02 123	\$	28	3.2	8		•
Consolidated Public Utilities Co., W. D.	204 .843	1,192	211,205	9,286	6.382 0.382		13,069	636	13,967	548		- 86.
	120,000	. 883	119.270		735	631	23,077	1, 192	14,902			
	17.436	980	15.600	278	1.836		3,511	55		5	1.962	516
	125,689	- 98. - 98.	125,666		3,023	-		2,733				8
Lonsconing Water Co.	136,646 10,964	1,353	108,313	525	8.7 8.33	<u>-</u>	20.00 20.00 20.00 20.00 20.00	1,449				64
	72,431	1,282		-1	2,481	282		135	3,199	4224	252	28
Perryville Water Co	31.292	-	5.5		21,076	-		2	2.473			
	30,32			740	162	•	_	*		*		*
Roland Park Water Co Suburben Water Co.	282,244	% ~	272	30,162 5,438		- ~		575 2 527	22	1,072		6
	27.744	•	28 26 26 26 26 26 26 26 26 26 26 26 26 26	625		2.	3,599	147		522	_	88
Weshington County Weten Co.				3		•	•	00 500	2	:		

(a) First annual report.

Norr—Deficit, loss and other reverse items on this table are printed in bold type.

TABLE
SHOWING FOR EACH OF THE WATER CORPORATIONS NAMED THEREIN THE TOTAL AMOUNT OF ASSETS, THE TOTAL
ASSETS AND LIABILITIES.

		Тот	ALS.	
	Assı	ets.	Liabi	LITIES.
TITLE OF CORPORATION.	Total Amount June 30, 1917.	Increase Over Preceding Year.	Total Amount June 30, 1917.	Increase Over Preceding Year.
	1	2	3	4
1 Artesian Water Co 2 Baltimore County Water & Electric Co 3 Bel Air Water & Light Co 4 Boonsboro Water Co 5 Braddock Heights Water Co 6 Brooklyn & Curtis Bay Light & Water Co 7 Burkittsville Water Co 8 Consolidated Public Utilities Co., Water Dept 9 Delmar Water Co		\$2,596 586,965 409 410	\$121,654 2,131,521 107,357 30,296 24,914	\$174 298,346 407 148
	181,868 3,099 204,843 78,660 120,005	13,402 68 1,192 4,611 i,883	176,710 2,626 211,205 80,753 119,270	9,600 55 9,286 4,551 1,252
11 (a) Ellicott City Water Co. 12 Emmitsburg Water Co. 13 Frostburg Water Co. 14 Havre de Grace Water Co.	27,065 17,436 16,531 128,689 136,646	980 147 1,086 1,353	45,895 15,600 11,950 125,666 108,313 12,000	278
10	130,646 19,964 72,431 23,412 31,292 20,004	1,363 34 1,282 68 4 1,039	108,313 12,000 69,950 60,723 10,216 16,690	643 1,000 441 6
24 Union Bridge Water Co	97 744	902 28,876 3,195 610	30,740 272,476 244,704 23,561 22,849	740 30,162 5,428 625
25 Walkersville Water Co 26 Washington County Water Co	1,407,724	18,719	1,332,287	14,580
	DETAILS O		Detail Liabil	
TITLE OF CORPORATION.	Unextin- guished Discount on	Sundries.	Capital	Funded
	Securities.	Sunuries.	Stock.	Debt.
	Securities.	15	Stock.	17
1 Artesian Water Co	Securities.	15	Stock.	\$70,000 925,000 48,800
1 Artesian Water Co 2 Baltimore County Water & Electric Co 3 Bel Air Water & Light Co 4 Boonsboro Water Co 5 Braddock Heights Water Co 6 Brooklyn & Curtis Bay Light & Water Co 7 Burkittsville Water Co 8 Consolidated Public Utilities Co., Water Dept	Securities.	15	Stock.	\$70,000 925,000 48,800 10,000 9,500 50,000
1 Artesian Water Co. 2 Baltimore County Water & Electric Co. 3 Bel Air Water & Light Co. 4 Boonsboro Water Co. 5 Braddock Heights Water Co. 6 Brooklyn & Curtis Bay Light & Water Co. 7 Burkittsville Water Co. 8 Consolidated Public Utilities Co., Water Dept. 9 Delmar Water Co. 10 Dorchester Water Co. 11 (a) Ellicott City Water Co. 12 Emmitsburg Water Co. 13 Frostburg Water Co. 14 Co. 15 Frostburg Water Co.	\$57,077	15 \$890	\$50.050 390.000 49.500 10.000 8.500 100.000 2,110 102.000	\$70,000 925,000 48,800 10,000 9,500 50,000 85,000 20,000
1 Artesian Water Co 2 Baltimore County Water & Electric Co 3 Bel Air Water & Light Co 4 Boonsboro Water Co 5 Braddock Heights Water Co 6 Brooklyn & Curtis Bay Light & Water Co 8 Consolidated Public Utilities Co., Water Dept 9 Consolidated Public Utilities Co., Water Dept 10 Dorchester Water Co 11 (a) Ellicott City Water Co 12 Emmitaburg Water Co 13 Frostburg Water Co 14 Havre de Grace Water Co 15 Lonaconing Water Co 16 Mechanicstown Water Co 17 Midland-Elk Lick Water Co	\$57,077	15 \$890	\$50.050 390.000 49.500 10.000 8.500 100.000 2,110 102.000	\$70,000 925,000 48,800 10,000 9,500 50,000 30,000 20,000 25,000 27,000
1 Artesian Water Co. 2 Baltimore County Water & Electric Co. 3 Bel Air Water & Light Co. 4 Boonsboro Water Co. 5 Braddock Heights Water Co. 6 Brooklyn & Curtis Bay Light & Water Co. 7 Burkittsville Water Co. 8 Consolidated Public Utilities Co., Water Dept. 9 Delmar Water Co. 10 Dorchester Water Co. 11 (a) Ellicott City Water Co. 12 Emmitsburg Water Co. 13 Frostburg Water Co. 14 Havre de Grace Water Co. 15 Lonaconing Water Co. 16 Mechanicstown Water Co. 17 Midland-Elk Lick Water Co. 18 Mountain Lake Water & Light Co. 19 Perryville Water Co. 20 Port Deposit Water Co. 21 (a) Rognel Heights Water Co. 22 Roland Park Water Co. 23 Suburban Water Co. 24 Union Bridge Water Co. 25 Walkersville Water Co. 26 Walkersville Water Co.	\$57,077	15 \$890	\$50.050 390.000 49.500 10.000 8.500 100.000 2,110 102.000	\$70,000 925,000 48,800 10,000 9,500 50,000

⁽a) First annual report.

Note-Deficit, loss and other reverse items on this table are printed in bold type.

No. 40.

Amount of Liabilities, the Total Amount of Surplus on June 30, 1917, and the Classification of Such *Absence of Required Figures.

TOTALS—C	Continued.			D=	·	RTS -		•
SURPLUS OF	R DEFICIT.				TRIES OF ILES		,	
Total Amount June 30, 1917.	Increase Over Preceding Year.	Cost of Plant.	Cash.	Bills and Accounts Receivable.	Materials and Supplies.	Invest- ments.	Sinking Funds.	Special Deposits and Pre- payments.
5	6	7	8	9	10	11	12	13
\$4,745	\$2,422	\$120,179	\$1,698	\$2,489	\$2,033			
460,108	288,619	2,205,092	10,640	54,312	2,945	\$250,717	\$519	\$9,436
6 ,864	2	100,205	83	13	191	1	<u></u> -	
2,270	262	25,544	29	492	1	5,850	650	· · · · · <i>· · · ·</i> ·
1,981	55	26,745		91	22 244			
5,158	3,802	179,300	1,502 106	821 57	244	1		····
473	123	2,935 193,845	482	4.213	197	7.000		50
6 ,362 2 ,093	8 ,094 60	72.820	153	1.482	1.456			24
735	631	108.422	353	11,233	1,430			
18.430	* 631	25.511	370	809	375			
1.836	702	14.602	1.320	1.331	183	,		
4,581	147	15,000	114	1.342	75			
3.023	1.086	125,229	10	3.150	300			
28.333	1.865	129,184	437	1.842	92	5.000		90
7.964	677	17,431	1,979	469	85			
2,481	282	45,300	255	713	42	3,325		81
37,311	510	22,500	2	584	325			
21,076	2	29,382	1,059	852				
3,314	1,172	17,068	1,087	770				
162	162	30,320	125	312	145			
9,768	1 ,286	248,235	2,191	11,206	2,334	[13,301	
2,769	2 ,233	205,334	284	5,829				450
4,183	15	26,096	556	1,092				
43	71	22,717	23	112			[
75,437	4,139	969,841	328,702	19,979	1,070		J · · · · · · · · · · ·	13,267

DETAILS OF LIABILITIES—Continued.

Interest on Funded and Other Debt.	Taxes Accrued.	Bills and Accounts Payable.	Customers' Deposits.	Dividends Payable.	Sundries.	Sinking Fund and Optional Reserves.	Reserve for Depreciation.
18	19	20	21	22	23	24	25
\$7,905 737	\$118	\$1,053 31,016 8,202		\$7,800	\$470,216		\$261,303
182 3,227		10,101 6,731 6,363	10,120		. 175		7,000
1,006 3,609 15,300		516 6,579 11,486				224	16,395 658
345	• • • • • • • • • • • • • • • • • • • •	550 3,000 2,000					600
667 812		2,000					5,000
450 1,670	1,024	1,000 2,529 16					
105 125 700 1.443	18 2	45 607 11,312 41,250				1,038	234 25,226 12,105
7,038		5,575		43			1,772 2,850

TABLE

Showing for Each of the Water Corporations Named Therein the Gross Income from All Sources,
Surplus from the Operations of the Year Ended June 30, 1917. The Characters

•		To	TALS. ·	
Title of Corporation.	Gross Income from All Sources.	Increase Over Preceding Year.	Deductions from GrossIncome.	Increase Over Preceding Year.
	1 1	2	3	4
1 Artesian Water Co	\$9,249	\$422	\$6,826	\$4 01
2 Baltimore County Water & Electric Co	205,545	21,182	138,494	8,069
3 Bel Air Water & Light Co		383	5.693	550
4 Boonsboro Water Co	2,006	361	1.443	94
5 Braddock Heights Water Co	1.858	247	1.803	257
6 Brooklyn & Curtis Bay Light & Water Co	24.321	4.702	20,752	3.090
7 Burkittsville Water Co	147	89	24	20
8 Consolidated Public Utilities Co., Water Dept	13,069	535	13.967	548
9 Delmar Water Co	4.626	912	4.396	852
10 Dorchester Water Co		1,192	14.902	2.033
11 (a) Ellicott City Water Co	2.489	*,	3.062	• ,,,,,,
12 Emmitsburg Water Co		503	1.549	13
13 Frostburg Water Co.		109	1,489	. 37
14 Havre de Grace Water Co		2.733	7.063	186
15 Lonaconing Water Co	8.818	1,449	4,853	848
16 Mechanicstown Water Co	3,512	1,115	1.005	240
17 Midland-Elk Lick Water Co.	3,481	135	3.199	224
18 Mountain Lake Water & Light Co	3,401			430
		303	3,452	
19 Perryville Water Co	5,619	165	2,473	275
20 Port Deposit Water Co	2,193	_ 60	787	187
21 (a) Rognel Heights Water Co	562	*	400	
22 Roland Park Water Co	39,143	575	27,473	1.072
23 Suburban Water Co	22,951	2.527	19,932	325
24 Union Bridge Water Co		147	2,310	522
25 Walkersville Water Co	1,407	51	479	37
26 Washington County Water Co	110,625	26,583	52,402	11,371

DEDUCTIONS FROM GROSS INCOME.

OPERATING EXPENSES. TITLE OF CORPORATION. Collecting and General Distribution. Repairs. Pumping Expenses. Systems. 13 14 15 16 Artesian Water Co... Baltimore County Water & Electric Co... Bel Air Water & Light Co... $\frac{1}{2}$ \$2,962 30,630 \$3,291 \$284 O \$1,682 37,442 437 9,411 $\bar{3}$ 2.002 87 0 75 319 5 244 74 155 472 Brooklyn & Curtis Bay Light & Water Co. Burkittsville Water Co. Consolidated Public Utilities Co., Water Dept..... 67 10,680 3,537 340 9 O O O n 7 8 Consolidated Public Utilities Co., Water Dept. 9 Delmar Water Co. 10 Dorchester Water Co. 11 (a) Ellicott City Water Co. 12 Emmitsburg Water Co. 13 Frostburg Water Co. 14 Havre de Grace Water Co. 15 Lonaconing Water Co. 16 Mechanicatown Water Co. 17 Midland-Elk Lick Water Co. 18 Mountain Lake Water & Light Co. 19 Perryville Water Co. 20 Port Deposit Water Co. 21 (a) Rognel Heights Water Co. 22 Roland Park Water Co. 23 Suburban Water Co. 24 Union Bridge Water Co. 25 Walkersville Water Co. 26 Washington County Water Co. 6,968 161 592 8 42 232 880 7,406 242 .031 197 154 18 213 Λ n ž.581 ŏ 365 73 127 184 378 0 47 72 479 0 359 9 313 0 134 53 . 138 9,390 368 2,625 66 200 445 1.016 52 62 13,911 1,019 2,595

a First Annual Report.

Note-Deficit, loss and other reverse items on this table are printed in bold type.

No. 41.

THE DEDUCTIONS FROM GROSS INCOME, THE NET INCOME, THE APPROPRIATIONS FROM NET INCOME, AND THE SHOWN IN THIS TABLE INDICATE AS FOLLOWS: 0—None; *Absence of Required Figures.

		TOTALS—C	ontinued.		,	Revi	ENUE.
et Income.	Increase Over Preceding. Year.	Appropriations from Net Income.	Increase Over Preceding Year.	Surplus or Deficit.	Increase Over Preceding Year.	Operating Revenue.	Non- Operating Revenue.
5	6	. 7]	8	9	10	11_	12
\$2,423 67,051 130 562	\$1 13,113 933 455	0 \$14,056 133 300	0 \$16,470 9,909 100	\$2,423 22,995 	3,357 8,976 355	\$9,249 191,308 5,563 1,568	0 \$14,237 0 438
3,569 123	10 1,612 49	0	0 534	55 3,569 123	10 2,146 49	1,629 24,222 147	229 99
898 230 8,175	1,083 60 841	7,196 170 8,806	6,691 653 889	8,094 60 631	7,774 718 48	12.052 4,626 23.035	1,013 0 43
573 1,962 147	516 166	0 1,260	0	673 702 147	516 1 66	2,297 3,511 1,342	0 0 0
3,965 2,507 282	2,545 2,297 407	1,830	1,169 2,097 938 0	i ,086 1 ,865 677	3,714 200 531	7,146 8,818 3,512	0 0 0
187 3,145 1,406	89 127 440 247	0 323 3,148 234	5 ,359 201 966	282 510 2 1,172	5,232 239 1,213	3,481 3,639 5,594 2,193	0 2:
162 11,670 3,019	* 497 2.852	0 12,956 5,252	0 5,826 2,782	162 1,286 2,233	1,213 162 6,324 7,234	562 38,394 22,878	0 749 70
1,289 928 58,223	669 88 15,212	1,304 1,000 54,084	2 ,232 2 ,749 95 ,954	15 72 4,139	1,562 2,837 111,166	3,597 1,407 97,665	0 12,96

DEDUCTIONS PROMIGEOSS INCOME—Continued.

NON-OPERATING EXPENSES.

APPROPRIATIONS FROM NET INCOME.

_			•				
Taxes.	Uncollectible Bills.	Interest on Funded and Other Debt.	Miscellaneous.	Depreciation of Plant.	Sinking Fund and Optional Reserves.	Dividends.	Other Deductions.
17	18	19	_20	21	22	23	24
\$289 11,293 175 49 55 551 17 489 125 2,700 161 313 57 964 328 317 174 346 593 59 2,677 846 137 175	0 \$904 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 \$47,130 2,962 992 932 3,190 5 3,322 2,750 752 690 1,80 1,657 0 1,387 810 0 317 125 8,584 0 600 57	0 0 0 0 0 0 0 0 95 370 0 0 42 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 \$27,464 0 0 0 0 7,196 0 1,529 0 300 0 0 500 0 281 234 0 7,367 2,273 600	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	960 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 \$992 133 0 0 0 0 0 170 0 0 0 1,169 0 0 322 11 0 0 588 1,224 0
5,409	0	13,878	1,424	9,640	Ō	42,959	1,485

. .

TABLE No. 42.

SHOWING FOR EACH OF THE WATER CORPORATIONS NAMED THEREIN THE TOTAL FUNDED DEBT AND CAPITAL STOCE OUTSTANDING ON JUNE 30, 1917 (EXCLUSIVE OF SUCH FUNDED DEBT AND CAPITAL STOCK AS ARE HELD BY THE ISSUING CORPORATION), THE RATE PER CENT. AND DATES OF PAYMENT OF INTEREST ON FUNDED DEBT, AND THE RATE PER CENT. AND AMOUNT OF DIVIDENDS DECLARED ON CAPITAL STOCK.

:				FUNDED DEBT.	В вт.			Cown	COMMON STOCK.		PREFERED STOCE.
						aī	Interest.				
	TITLE OF CORPORATION.	Descrip- tion.	Date.	Term of Years.	Amount Out- stand- ing.	Rate Per Cent.	Dates When Payable.	Amount Out- stand- ing.	Dividends Declared During the	Rate Per Cent.	Amount Out- standing.
		1	2	3	4	ō	8	7	••	6	10
-8	Artesian Water CompanyBaltimore County Water & Electric Company		1915	804	\$70,000 901,000	5.5	J. & J. M. & N.	\$50,050 390,000	\$15,600	4	
က	Bel Air Water & Light Company		1891 1914	88	22,000 24,000	ကက	M. & S. A. & O.	49,500			
4	Boonsboro Water Company	Notes Mortgage	1906	e 0	2,800 10,000	စက	F. & A.	10,000	300		
က္မ	Brooklyn & Curtis Bay Light & Water Company	Mortgage Mortgage	1914 1914	5°0	20,000	90	A. & O.	× 001			
~ ∞	Surkittsville Water Company Consolidated Public Utilities Company—			: 8		: .		2,110		:	
6	Westminstor Water Company Citizens Water & Power Company Defmar Water Company	lst Mtge. lst Mtge. lst Mtge.	1902 1905 1913	368	\$ 9.8 80.00 90.00	440	J. 6. 0.	35.88 900, 900,			
25	Dorehester Water Company	1st Mtze.	1916		8.500		Semi-An	103,970	7,278	~	
:	CONTROL STORY Manual Statement Control Statement Statement	2d Mtge. 3d Mtge.	1900 1900	m 69	5,500 6,000	99	Quart. Quart.	25,000		: '	
22	Emmitchurg Water Company.							12,000 9,950	98	∞ :	
12	Havre de Grace Water Company	1st Mtge. 1st Mtge.	1903 1915	ន្តន	50.000 27,500	4.0	M. & S. A. & F.	25.00 0.00 0.00 0.00 0.00	2,100		
222	Mechaniestown Water Company Midhand-Elk Lick Water Company Mountain Lake Water & Light Company	lst Mtge. Mortgage	1904		27,000	6.0	M. & S. J. & J.	4.500 5.500 6.500 6.500	1,330	<u> </u>	
502	Perryvule Water Company. Port Deposit Water Company. Roemel Heiselts Water Company.	Mortgage 1st Miree	1897	:04	5,250	.010	M. & S.	101 100 100 100 100 100 100 100 100 100	7,850	8	
ន្តន្តន	Roland Park Water Company Suburban Water Company. Inion Bridge Water Commun	Mortgage 1st Mtge.	1912 1911	848	168.000 51,000	ကတေထ	J. & D. M. & B. A. & O.	50,000 100,000 11,745	5,000	0 .0	
28	Waltersville Water Company. Washington County Water Company		1907	20	345,000	*	J. & J.	870,000 870,000	1,000	1010	;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;

TABLE

SHOWING FOR EACH OF THE WATER CORPORATIONS NAMED THEREIN VARIOUS STATISTICS RELATING TO THE TABLE INDICATE AS FOLLOWS: 0—None

	•	IABLE INDIC	ATE AS FULLUI	WS. U-INUSE
			SUPPLY SYSTEM	1.
	TITLE OF CORPORATION.	Number of Reservoirs and Stand Pipes.	Capacity in Gallons.	Number of Wells.
		1	2	3
2 Bal 3 Bele 4 Boo 5 Bra 6 Bra 6 Bra 7 Cou 9 Del 10 Dool 11 Elli 12 Em 14 Ha 15 Lor 16 Me 17 Mid 18 Mo 19 Per 21 Roy 22 Roy 22 Roy 23 Sun 24 Sun	tesian Water Co. Itimore County Water & Electric Co. I Air Water & Light Co. onsboro Water Co. addock Heights Water Co. soklyn & Curtis Bay Light & Water Co. rehittaville Water Co. nsolidated Public Utilities Co., Water Dept. Imar Water Co. rehester Water Co. rehester Water Co. sieott City Water Co. mitsburg Water Co. sostburg Water Co. sostburg Water Co. sostburg Water Co. sostburg Water Co. chanicsbown Water Co. diand-Elk Lick Water Co. conaconing Water Co. diand-Elk Lick Water Co. suntain Lake Water & Light Co. rryville Water Co. gnel Heights Water Co. land Park Water Co. land Park Water Co. lond Bridge Water Co. lond Bridge Water Co. lond Bridge Water Co. lond Bridge Water Co. lakersville Water Co. labington County Water Co.	1 10 2 2 4 3 2 4 4 1 1 2 2 2 1 1 2 2 1 1 1 6 6 1 1 1 1 1 1	50,000 95,383,000 3,000,000 225,000 40,000 2,180,000 97,290 143,000 196,000 2,500,000 7,000,000 3,000,000 3,000,000 70,000 1446,278 142,000 146,278 142,000 130,000,000	5 14 2 2 0 1 9 0 24 4 5 3 0 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
		1	о System —Со	ntinued.
	TITLE OF CORPORATION.	Number of Water Wheels.	Rated Horse Power.	Number of Tons of Coal Used.
		12	13	14
3 Bel 4 Box 5 Bra 6 Brc 7 Bur 8 Cor 9 Del 10 Doi 11 Elli 12 Em 13 Fro 14 Hav	tesian Water Co. Itimore County Water & Electric Co. Air Water & Light Co. onsboro Water Co. addock Heights Water Co. ooklyn & Curtis Bay Light & Water Co. rkittsville Water Co. nsolidated Public Utilities Co., Water Dept. Imar Water Co. rchester Water Co. icott City Water Co. mitsburg Water Co. setburg Water Co. setburg Water Co. ver de Grace Water Co. naconing Water Co. naconing Water Co.		0 400 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 3,335 0 0 0 0 476 0 0 0 0

No. 43.

Supply and Service of the Same, for the Year Ended June 30, 1917. The Characters Shown in This —Absence of Required Figures.

SUPPLY ST	TEM—Cont.	•			Pumping	System.		
Drainage Area, Sq. Miles.	Purification System Used.	Number Pumps		Rated Daily Capacity, Gallons.	Number of Boilers.	Rated Horse Power	Number of Steam or Gas Engines.	Rated Horse Power.
4	5	6		7	8	9	10	11
* 325 * 325 0 0 0 0 * * * * 1 6-10 0 0 2 0 10 0 4 1 3-10 6 6 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Sand & Chem. 0 0 0 0 0 0 Chemical 0 0 0 Chemical 0 0 Chemical Chemical Chemical Chemical	. 0	16 1 3 2 4 2 4 3 4 1 1 1 1 1 5 4 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	158,400 21,000,000 400,000 0 576,000 100,000 800,000 1,500,000 295,200 0 0 * 72,000 0 28,800 221,760 1,042,560 311,400 0 9,000,000	0 5 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 750 0 0 0 0 0 0 180 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	5 3 1 0 1 2 2 1 0 0 0 0 1 0 0 1 2 2 4 4 2 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0	13 800 30 0 25 250 0 25 47 50 0 0 0 12 0 0 13 20 110 73 50

DISTRIBUTION SYSTEM.

Length of Mains, Miles.	Sizes of Mains, Inches.	Number of Main Pipe Valves.	Number of Fire Hydrants.	Number of Consumers.	Number of Services.	Number of Meters.	Number of Fountains and Troughs
15	16	17	18	19	20	21	22
7.50	2 to 6	51	21	381	381	380	0
149.06	1 to 20	917	444	10.594	10.594	4,563	2
3.00	4 to 8	48	48	354	354	354	1
4.90	2 to 8	15	20	109	119	0	0
2.95	2 to 6	20	19	75	75	73	1
14.58	4 to 8	65	66	897 .	897	897	1
.80	4	5	0	18	18	2	0
19.63	1 to 10	131	93	1,000	1,006	367	3 2 3
6.50	4 to 8	54	44	418	418	39	2
*	1 to 10	62	48	1,967	1,967	78	
2.40	11 to 6	2	6	600	110	Q	0
5.75	4 to 6	6	20	233	233	0	0 0 0 0 0
17.84	1 to 8	14	1	160	145	0	0
12.50	4 to 10		58	637	637	235	0
8.60	4 to 12	46	34	705	705	34	0
4.00	2 to 6	l *	26	215	210	2	0
6.00	1 to 10	17	10	376	376	3	
10.72	1 to 6	.7	5	187	187	1	2
3.14	4 to 12	17	11	202	136	9	0 .
2.00	4 to 8	5	16	131	131	0	1
	4 4	26	4	69	67	2	0
18.23 12.28	1 to 10 1 to 8	260	121	1,074	1,074	1,062	0
		214	18	1,250	1,270	1,145	0
2.50 6.00	4 to 8 4 to 8	21	16 27	450	450	4	0
		0 274		125	125	2	
66.00	4 to 20	374	228	5,160	4,486	4,280	2

TABLE No. 44.

SHOWING FOR EACH OF THE WATER CORPORATIONS NAMED THERRIN THE CASUALTIES, CLASSIFIED AS TO EMPLOYEES AND OTHERS, OCCURRING DURING THE YEAR ENDED JUNE 30, 1917. THE CHARACTERS SHOWN IN THIS TABLE INDICATE AS FOLLOWS: 0-NONE.

3008.	.berujaI	12	000000000000000000000000000000000000000
All Persons.	Killed.	=	000000000000000000000000000000000000000
sons Other Than aployees.	.bennjaI	10	000000000000000000000000000000000000000
1 6 8 1	Killed.	6	000000000000000000000000000000000000000
rollow raes.	.beruţaI	∞	000000000000000000000000000000000000000
Distribution Total Pe System. Employees.	Killed.	7	000000000000000000000000000000000000000
INDICA ution em.	.beruţal	80	000000000000000000000000000000000000000
Distribution System.	Killed.	J.C	000000000000000000000000000000000000000
	.benujaI	4	000000000000000000000000000000000000000
Collecting Pumping System.	Killed.	က	000000000000000000000000000000000000000
Collecting System.	.benujaI	61	000000000000000000000000000000000000000
Colleg	Killed.	-	000000000000000000000000000000000000000
DURING THE YEAR ENDED JUNE 50, 1917.	TITLE OF CORPORATION.		1 Artesian Water Co. 2 Baltimore County Water & Electric Co. 3 Bol Aliv Mater & Light Co. 4 Bondobor Water Co. 5 Braddock Heights Water Co. 6 Brocklyn & Cartis Bay Light & Water Co. 7 Burkitsville Water Co. 8 Consolidaded Public Utilities Co. Water Dept. 9 Delmar Water Co. 10 Dorchester Water Co. 11 Ellicott City Water Co. 12 Emmissburg Water Co. 13 Frostburg Water Co. 14 Have de Grace Water Co. 15 Lousconing Water Co. 16 Lousconing Water Co. 17 Midland-Elk Lick Water Co. 18 Mournain Lake Water Co. 19 Perryulle Water Co. 17 Midland-Elk Lick Water Co. 18 Mournain Lake Water Co. 19 Perryulle Water Co. 22 Rogned Heights Water Co. 23 Suburlan Water Co. 24 Honon Park Water Co. 25 Suburlan Water Co. 26 Suburlan Water Co. 27 Walkersville Water Co. 28 Walkersville Water Co. 29 Walkersville Water Co. 20 Walkersville Water Co. 20 Walkersville Water Co. 20 Walkersville Water Co. 21 Walkersville Water Co. 22 Walkersville Water Co.

TABLE No. 45.

SHOWING FOR EACH OF THE TREEPHOUR AND TELEORAPH CORPORATIONS NAMED THEREIN THE TOTAL AMOUNTS OF ASSETS, OF LIABILITIES AND OF SURPLUS, ON JUNE 30, 1917, AND THE TOTAL AMOUNT OF GROSS INCOME, THE DEDUCTIONS FROM GROSS INCOME AND THE NET INCOME FROM THE OPERATIONS OF THE YEAR ENDED JUNE 30, 1917, AND THE INCREASES OR DECREASES FROM THE PRECEDING YEAR.

	OOM B.	Ingresse Over Preceding Year.	2048 178,652 2,767 2,767 2,767 13 9,948 162 744 39,354	8 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
	Ner Income.	Total Amount June 30, 1917.	8765 1,102,468 337 117,499 337 23,005	467
118.	NS FROM	Increase Over Preceding Year.	\$1,303 250,515 2,227 49 49 6,139 127,221	7508 128 128
TOTALS.	DEDUCTIONS FROM GROSS INCOME.	Total Amount June 30, 1917.	\$5,707 3,100,449 8,402 4,964 1,964 1,860 1,549 1,309,179	1,489 2,358 1,627
	COME.	Increase Over Preceding Year.	\$354 429,067 640 17 3,809 226 726 726 726	
	GROSS INCOME	Total Amount June 30, 1917.	26, 472 5, 019 5, 019 168 26, 158 2, 197 2, 197 2, 197 1, 332, 184	1,652 1,952 2,094
	US OR	Increase Over Preceding Year.	\$1,320 156,211 324 324 33 131,499 337 23,005	_
	SURPLUS OR DEFICIT	Total Amount June 30, 1917.	83,369 1,030,449 1,715 5,483 775,081 1,257 1,257	
થં	nes.	Increase Over Preceding Year.	\$1,868 933,806 115,683 112,683 337 \$425 14,909	-
Totals.	Liabilities.	Total Amount June 30, 1917.	25,614 14,271,036 18,080 18,080 3,333,707 14,402 7,61851	2, 239 4, 548 8, 636
		Increase Over Preceding Year.	83,188 1,090,017 335 70 70 70 18,816 1,006 37,914	391 165
	Assets	Total Amount June 30, 1917.	\$28,983 15,301,485 140,315 23,563 22,558,643 8,142 8,142 8,142	8,000 10,070
	TITLE OF CORPORATION.		OUUCARAHH	10 Frincess Anne Leichbone Co 11 South Dorchester Telephone Co 12 Union Telephone Co

Norr-Deficit, loss and other reverse items on this table are printed in bold type.

TABLE

SHOWING FOR EACH OF THE TELEPHONE AND TELEGRAPH CORPORATIONS NAMED THEREIN THE TOTAL AMOUNT OF SUCH ASSETS

			TOTALS.	
		Assı	ets.	LIABILITIES
	Title of Corporation.	Total Amount June 30, 1917.	Increase Over Preceding Year.	Total Amount June 30, 1917.
		11	2	3
1 2 3 4 5 6 7 8	Cecil Farmers' Telephone Co Chesapeake & Potomac Telephone Co Cumberland Valley Telephone Co Garrett County Telephone Co Mapleville Telephone Co Maryland Telephone Co Maryland Telephone Co Maryland & Delaware Telephone & Telegraph Co Poolesville Telephone Co	140,315 23,563 484 2,558,626 14,286 8,142	\$3,188 1,090,017 335 70 33 18,816	\$25.614 14,271,036 138.600 18,080 300 3,333,707 14,402 6,885
9 10	Postal Telegraph-Cable Co	471,449 4,099	37,914 1 78	471,651 2,239
11 12	South Dorchester Telephone Co	8,101	391 165	4,548 8,636
	TITLE OF CORPORATION.	Sinking	Special	-Cont.
		Fund and Optional Reserves.	Deposits and Pre-	Sundries.
		Optional	Deposits	Sundries.
1 2 3 4 5 6 7 8 9 10 11 12	Cecil Farmers' Telephone Co Chesspeake & Potomac Telephone Co. Cumberland Valley Telephone Co. Garrett County Telephone Co. Mapleville Telephone Co. Maryland Telephone Co. of Baltimore. Maryland & Delaware Telephone & Telegraph Co. Poolesville Telephone Co. Postal Telegraph-Cable Co. Princess Anne Telephone Co. South Dorchester Telephone Co. Union Telephone Co.	Optional Reserves.	Deposits and Pre-payments. 13 \$20,304 39 2,981	14

No. 46.

Assets, the Total Amount of Liabilities and the Surplus on June 30, 1917, and the Classification of and Liabilities.

	TOTALS—Cont.						
LIABILITIES —Cont.	Surplus of	R DEFICIT.		Det	AILS OF ASSET	rs.	
Increase Over Preceding Year.	Total Amount June 30, 1917.	Increase Over Preceding Year.	Cost of Plant.	Cash.	Bills and Accounts Receivable.	Materials and Supplies.	Investments.
_ 4	5	6	7	8	9	10	11
\$1,868	\$3,369	\$1,320	\$27,372	\$118	\$974	\$518	
933,806	1,030,449	156,211	14,531,056	119,767	323,049	307,246	\$60
!!	1,715	324	134,869	25	993	428	4,000
15	5,483 184	55 33	19,143	68 184	4,352		
112.683	775.081	131,499	2,473,950	678	439	83.520	
337	116	137,137	14.286	010	400	00,020	
425	1.257	581	3.930	534	667	30	
14.909	202	23,005	50,000	116.758	302,347	2,344	
59	1,860	237	3,801	12	251	35	
145	3,553	246	6,178	445		400	
1,588	1,434	1 ,423	6,850	1,278	1,679	264	1

DETAILS OF LIABILITIES.

Capital Stock.	Funded Debt.	Interest Accrued on Funded and Other Debt.	Taxes Accrued and Unpaid.	Bills and Accounts Payable.	Sub- scribers' Deposits.	Dividends Payable.	Sinking Fund and Optional Reserves.	Reserve for Deprecia- tion.
15	16	17	18	19	20	21	22	23
\$13,525 10,000 138,600			\$272,553	10,979,358	\$852		\$124,391	2,883,881
16,000 300								
1,000,000	<i></i>		! <i>.</i>	2,333,175	 .		532	
3,930 50,000								
1,000 3,470			31	808				400
6,500				133				2,000

TABLE

Showing for Each of the Telephone and Telegraph Corporations Named Therein the Gross Income Income and the Supplus from the Operations

			TOTALS.	
	TITLE OF CORPORATION.	Gross Income from all Sources.	Deductions - from Gross Income.	Net Income.
		1	2	3
1	Cecil Farmers' Telephone Co	\$6,472	\$5,707	\$765
2	Chesapeake & Potomac Telephone Co	4.202.916	3,100,449	1,102,468
3	Cumberland Valley Telephone Co	8,078	8,402	324
5	Garrett County Telephone Co	5,019	4,964	. 55
8	Mapleville Telephone Co	168	105	63
7	Maryland & Delaware Telephone & Telegraph Co	26,158 2,197	143,657 1,860	117, 49 9, 337
8	Poolesville Telephone Co	2,530	1,549	981
ğ	Postal Telegraph-Cable Co	1,332,184	1.309.179	23.003
ŏ	Princess Anne Telephone Co	1,652	1,489	163
ĭ	South Dorchester Telephone Co	1,952	2,358	400
12	Union Telephone Co		1,627	467

	·	DEDUCTIONS F	BOM GROSS IN	COME—Cont.
	Title of Corporation.	General Expense.	Taxes.	Uncollectible Bills.
		11	12	13
1 2 3 4 5 6 7 8 9	Cecil Farmers' Telephone Co. Chesapeake & Potomac Telephone Co. Cumberland Valley Telephone Co. Garrett County Telephone Co. Mapleville Telephone Co. Maryland Telephone Co of Baltimore. Maryland & Delaware Telephone & Telegraph Co. Poolesville Telephone Co. Postal Telegraph-Cable Co.	\$540 324,788 2,148 12 57 6,069 49 242 40,644 291	\$428 313, 138 641 146 10 560 37 113 37,984	\$102 36,690 392 i
11 12	Princess Anne Telephone Co South Dorchester Telephone Co Union Telephone Co	201	145	

Note-Deficit, loss and other reverse items on this table are printed in bold type.

No. 47.

FROM ALL SOURCES, THE DEDUCTIONS FROM GROSS INCOME, THE NET INCOME, THE APPROPRIATIONS FROM NET OF THE YEAR ENDED JUNE 30, 1917.

TOTALS	-Cont.	Rev	enue.	DEDUCTION	s PROM GROSS	Income.
Appropriations from Net Income.	Surplus or Deficit.	Operating Revenue.	Non-Operating Revenue.	Traffic Expense.	Repairs.	Commercial Expense.
4	5	6	7	8	9	10
\$555 946,257	156,211	\$6,472 4,197,187	\$5,729	\$2,004 806,246	\$2,207 457,908	\$180 523,620
30 14,000	324 55 33 131,499	8,078 5,000 168 26,084	19	2,450 2,140 38 341	1,861 2,553	910 50
400	337 581 23.005	20,084 2,197 2,426 1,309,557	104 22.627	600 979,753	1,324 1,774 247 245,390	345
	23,003	1,652		773 2,270	245,390 329	
400 60 1,890	246 I ,423	1,952 2,094		404	877	
1,890	246	2,094				C.
1,890 DEDUCTIONS	246 I ,423	2,094		404		Sundries.
1,890 DEDUCTIONS	PROM GROSS IN	2,094 Cont.	A Depreciation	PPROPRIATIONS FE	Dividends	
DEDUCTIONS Interest on Funded Debt.	PROM GROSS IN Interest on Unfunded Debt. 15 \$75 637,266	2,094 comm—Cont. Sundries.	Depreciation of Plant.	PPROPRIATIONS FE Sinking Fund and Optional Reserves.	Dividends Declared.	Sundries. 20 \$82,747
DEDUCTIONS Interest on Funded Debt. 14	### 248 1,423	2,094 comm—Cont. Sundries. 16 \$169 791	Depreciation of Plant. 17 \$655 863,510	PPROPRIATIONS FE Sinking Fund and Optional Reserves.	Dividends Declared.	Sundries. 20 \$82,747
DEDUCTIONS Interest on Funded Debt.	248 1,423 FROM GROSS IN Interest on Unfunded Debt. 15 \$75 637,266 15 134,917	2,094 comm—Cont. Sundries. 16 \$169 791	Depreciation of Plant. 17 \$655 863,510	PPROPRIATIONS FE Sinking Fund and Optional Reserves.	Dividends Declared.	Sundries. 20 \$32,747
DEDUCTIONS Interest on Funded Debt. 14	248 1,423 FROM GROSS IN Interest on Unfunded Debt. 15 \$75 637,266 15 134,917	2,094 comm—Cont. Sundries. 16 \$169 791	Depreciation of Plant. 17 \$555 863,510	PPROPRIATIONS FE Sinking Fund and Optional Reserves.	Dividends Declared.	Sundries. 20 \$82,747

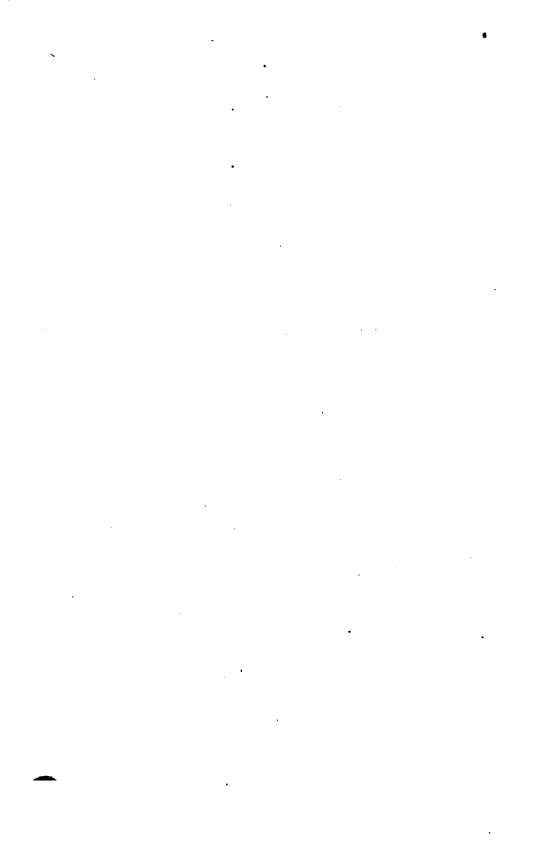


TABLE No. 48.

SHOWING FOR EACH OF THE TELEPHONE AND TELEGRAPH CORPORATIONS NAMED THEREIN THE TOTAL FUNDED DEST AND CAPITAL STOCK OUTSTANDING ON JUNE 30, 1917 (EXCLUSIVE OF SUCH FUNDED DEST AND CAPITAL STOCK AS ARE HELD BY THE ISSUING CORPORATION), THE RATE PER CENT. AND DATES OF PATMENT OF INTEREST ON FUNDED DEBT, AND THE RATE PER CENT. AND AMOUNT OF DIVIDENDS DECLARED ON CAPITAL STOCK.

Trle of Corporation Date Term Amount Amount Gends Per Jouing Cent Payable Term Amount Gends Per Jouing Cent Payable Term Amount Gends Per Jouing Cent Per Jouing Cent					FUNDET	FUNDED DEBT.			Соми	COMMON STOCK.		PREFERED STOCK.
Title Of Corporation. Date Out Parm Amount Dates Out Out Duting Out Out							In	terest.				
Cecil Farmers' Telephone Co. Mortgage 1917 5 \$1,500 5 J. & D. \$13,525 1.		TITLE OF CORPORATION.	Description.	Date.	Term of Years.	Amount Out- standing.	Rate Per Cent.	Dates Payable.	Amount Out- standing.	Dividends Declared During Year.	Rate Per Cent.	Amount Out- standing.
Cecil Farmers' Telephone Co. Mortgage 1917 5 \$1,500 5 J. & D. \$13,525 1				64	က	4	5	9	7	8	6	10
Cumberland Valley Telephone Co. Mortgage * * * 138,000 Garret County Telephone Co. Mortgage * * 16,000 \$30 10 Maryland Telephone Co. of Baltimore * * 30 \$30 10 Maryland Telephone Co. * * * 33 10 Postal Telephone Co. * * * 50,000 250 25 Princes Anne Telephone Co. * * * 470 250 25 Union Telephone Co. * * * * 6,500 80 6	6	Cecil Farmers' Telephone Co			-c-	\$1,500		J. & D.	\$13,525	<u> </u>		
Maryleville Telephone Co. Mortgage	9 m	Cumberland Valley Telephone Co							138,600	≟:		
Maryland Telephone Co. of Baltimore 1,000,000 Poolesville Telephone Co. 3,830 Poolesville Telephone Co. 50,000 Protess Anne Telephone Co. 50,000 South Dorchester Telephone Co. 3,470 Union Telephone Co. 6,500	40	Garrett County Telephone Co	Mortgage	*	*	8 :	9 :	J. & J.	16,000 300	<i>:</i> _	10	
Poolesville Telephone Co. 3,930	9 ~	Maryland Telephone Co. of Baltamore Maryland & Delaware Telephone & Tel. Co.		: :			<u> </u>		1,000,000			
Princess Anne Telephone Co. 1,000 250 25 South Dorchester Telephone Co. 3,470 36,500 390 6	∞	Poolesville Telephone Co		:	:	:	_: <i>_</i>	:	3,930	:		
Union Telephone Co. 6,500 390 6	2:	Anne Telephone Co							1,000	250	. 22	
	13	Union Telephone Co								390	9	(

*Information not furnished in report.

TABLE

Showing for Each of the Telephone and Telegraph Corporations Named Therein Various Operating Follows: O—None;

		Stations.	
TITLE OF CORPORATION.	Exchange Stations.	Private Branch Stations.	Extension Sets Owned.
	1	2	3
1 Cecil Farmers' Telephone Co	361 79,461	0 19.098	14 12.573
1 Cecil Farmers' Telephone Co. 2 Chesapeake & Potomac Telephone Co. 3 Cumberland Valley Telephone Co. 4 Garrett County Telephone Co.	351 440 10	0	0
5 Mapleville Telephone Co. of Baltimore 6 Maryland Telephone Co. of Baltimore 7 Maryland & Delaware Telephone & Telegraph Co.	0	Ö	0
8 Poolesville Telephone Co. 9 Postal Telegraph-Cable Co. 10 Princess Anne Telephone Co.	0 150	0 1	0
11 South Dorchester Telephone Co. 12 Union Telephone Co.	58	ŏ	0

		PLAN	r Milbagb	Cont.
	Title of Corporation.	Miles of Un		Miles of Submarine Wire.
	•	Exchange.	Toll.	Exchange
		13	14	15
1 2 3 4 5 6 7 8 9 10 11 12	Cecil Farmers' Telephone Co. Chesapeake & Potomac Telephone Co. Cumberland Valley Telephone Co. Garrett County Telephone Co. Mapleville Telephone Co. Maryland Telephone Co. of Baltimore. Maryland & Delaware Telephone & Telegraph Co. Poolesville Telephone Co. Postal Telegraph-Cable Co. Princess Anne Telephone Co. South Dorchester Telephone Co. Union Telephone Co.	181,777 0 0 0 0 0 0 0	0 9,136 0 0 0 0 0 0 0	0 171 0 0 0 0 0 0 0 0 0 0

No. 49.

STATISTICS FOR THE YEAR ENDED JUNE 30, 1917. THE CHARACTERS SHOWN IN THIS TABLE INDICATE AS *-ABSENCE OF REQUIRED FIGURES.

	STA	TIONS—Con	·.				PLANT MILEAGE.				
Total	Service	Service Private		Connected		1	Mil	es of	Poles.	Miles of	Aerial Wire.
Owned.	Stations.	Stations.	Statio	ns.	All Station		Exchang	ge.	Toll.	Exchange	. Toll.
4	5	6	7		8		9		10	11	12
375 111,132 351 440 10 6 0 151 0 102 58 136	0 1,627 0 0 0 0 14 0 0 81	0 1,300 0 0 0 101 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	881	114,	375 940 351 440 10 107 14 151 183 58 136	3,3 3 54 68-1 346 75-1	17 54 51 63 00 40	1,685 77 0 0 123 0 0 0 0 0	89,93 45 50	2 22,997 2 256 0 0 0 5 4 0 8 691 0 0 3 0 8 0 5 5 0
PLANT MILE				N	UMBER	OF 1	Exchange	28.		•	
Miles of Submarine Wire.	_ Havin	000 From	ing 1,000	Fron	ving n 500	F	Having	F	Having rom 100	Having Less than	Total.
Toli.	Station		,000.		,000.	1	o 500.	1	ю 300.	100.	
16	17	1	8		9	<u> </u>	20	!	21	22	23
0 357 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1	7		0 0 0 0 0 0 0 0 0 0 0 0 0		1 13 1 0 0 0 0 0 0 0 0		0 57 0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 22 0 11 1 1 0 1 0 1 1 1	1 12 1 1 0 1 0

· · · .

TABLE No. 50.

SHOWING FOR EACH OF THE TELEPHONE AND TELEGRAPH CORPORATIONS NAMED THEREIN THE CASUALTIES, CLASSIFIED AS TO EMPLOYEES AND OTHERS, FOR THE YEAR ENDED JUNE 30, 1917. THE CHARACTERS SHOWN IN THIS TABLE INDICATE AS FOLLOWS:

0-Nore:

All Persons	.bewlaI	12	389 00 00 00 00 14
All Pe	Killed.	=	00000000000
ons Than	.berujal	10	0
Persons Other Than Employees.	Killed.	6	0000000000
er yees.	.berujaI	∞	050000000004
Other Employees.	Killed.	7	00000000000
ange stors d	.benuţaI	9	02000000000
Exchange Operators and Clerks.	Killed.	*0	0000000000
ines.	.beruţaI	4	00000000000
Toll Lines.	Killed.	က	00000000000
tnge 36.	.beruţaI	69	000000000000000000000000000000000000000
Exchange Lines.	Killed.	-	00000000000
	TITLE OF CORPORATION.		1 Cecil Farmers' Telephone Co. 2 Chesapeake & Potomac Telephone Co. 4 Garrett County Telephone Co. 5 Maryland Yelley Telephone Co. 6 Maryland Telephone Co. 7 Maryland Rephone Co. 9 Polesville Telephone Co. 9 Polesville Telephone Co. 9 Polesville Telephone Co. 9 Polesville Telephone Co. 10 Princes Anne Telephone Co. 11 South Dorebeter Telephone Co. 12 Union Telephone Co. 13 Western Union Telegraph Company

TABLE
SHOWING FOR EACH OF THE EXPRESS CORPORATIONS NAMED THEREIN THE AMOUNT

		Investment.						
	TITLE OF CORPORATION.	Real Property and Equipment.	Miscellaneous Physical Property.	Stocks of Other Companies.	Bonds of Other Companies			
_		11	2	3	4			
1 2	Adams Express Company American Express Company	\$9,239,807 15,234,111 1,997,972	\$57,418 2,015,907 144,232	\$20,351,530 5,540,191	\$21,009,770 8,346,937			
4	Southern Express Company	11,110,563	127,360	5,543,438	15,115,897			
			CURRENT Asse	Ts—Continued.				
	TITLE OF CORPORATION.	Miscellaneous Accounts Receivable.	Materials and Supplies.	Interest, Rents and Dividends Receivable.	Other Current Assets.			
		13	14	15	16			
1 2 3 4	Adams Express Company American Express Company Southern Express Company Wells Fargo & Company	33,326	\$257,904 274,707 46,502 228,992	\$477,757 274,448 10,083 280,980	\$47,837 19,771			

No. 51.

OF ASSETS ON DECEMBER 31, 1916, AND THE CLASSIFICATION OF SUCH ASSETS.

Invi	STMENT—Conti	nued.	CURRENT ASSETS.						
Notes of Other Companies.	Advances to Affiliated Companies.	Total Investment.	Cash.	Special Deposits.	Loans and Notes Receivable.	Traffic Balances Receivable.	Net Balances Due from Agents and Messengers.		
5	6	7	8	9	10	11	12		
\$770,202 1,358,369 1,524,066	\$777 ,173	\$52,205,900 32,495,515 2,142,204 33,421,324	\$2,571,248 6,324,976 3,059,638 12,860,265	\$23,158 88,117	\$66,500 3,850 1,000,055 69,000	\$122,693 128,041 32,965 62,746	\$4,291,439 8,124,693 259,451 1,574,965		
CURRENT As- SETS—Cont.	,	DEFE	ERED AND UN	ADJUSTED DES	BITS.				
Total Current Assets.	Insurance and Other Reserve Funds.	Advance Payments on Contracts.	Rent and Insurance Premiums Paid in Advance.	Taxes Paid in Advance.	Other Deferred and Unadjusted Debits.	Total Deferred and Unadjusted Debits.	Total Assets.		
17	18_	19	20	21	22	23	24		
\$7,944,646 18,843,873 4,461,792 15,922,245	\$439,176	\$1,166,666	\$41,657 6,757 3,618 52,761	\$10,533 26,447 1,566 145,783	\$69,182 1,324,690 6,891	\$121,372 1,797,070 12,075 1,365,210	\$60,271,918 53,136,459 6,616,071 50,708,780		

SHOWING FOR EACH OF THE EXPERS CORPORATIONS NAMED THERSIN THE AMOUNT OF

			•	CURRENT LIABILITIES.
	Title of Corporation.	Capital Stock.	Funded Debt.	Loans and Notes Payable.
		1	2	3
1 2	Adams Express Company	\$10,000,000 17,539,000	\$21,916,300	\$2,000,000
4	Southern Express Company. Wells Fargo & Company.	23,967,400		
		CURRENT LIABILITIES —Cont.	DEFERRED LIA UNADJUSTE	
	Title of Corporation.	Other Current Liabilities.	Liability on Account of Provident Funds.	Liability on Account of Fidelity and Indemnity Funds.
		12	13	14
1 2 8 4	Adams Express Company. American Express Company. Southern Express Company. Wells Fargo & Company.	\$6,274	\$21,155	\$60,612 17,720

⁽a) Includes \$13,480 premium on capital stock, and \$767,388 accrued depreciation on miscellaneous physica property.

No. 52.

Liabilities on December 31, 1916, and the Classification of Suce Liabilities.

CURRENT LIABILITIES—Continued.										
Traffic Balances Payable.	Audited Miscella- Accounts neous and Wages Accounts Unpaid. Payable.		Matured Interest, Dividends and Rents Unpaid.	Unpaid Money Orders, Cheques and Drafts.	Express Privilege Liabilities.	Estimated Tax Liability.	Unmatured Interest, Dividends and Rents Payable.			
4	5	6	7	8	9	10	11			
\$131,654 52,540 23,746 105,192	\$1,243,286 3,553,612 859,769 3,851,069	\$290,149 6,767,714 27,337	\$107,200 30,547 18,438	\$945,756 6,142,226 325,189 3,734,777	\$4,301,440 4,622,935 463,520 3,204,630	\$111,324 250,219 305,133	\$151,420 615,478 200,000 8,708,155			
DEFERRE	D. LIABILITIES	AND UNADJUSTS	n Carning	1	CORPORAT	B SURPLUS.				
		tinued.	D CHADIT							
Operating and Insurance Reserves.	—Cor		Other Deferred and Unadjusted Credits.	Reserves from Income and Surplus.	Profit and Loss Balance.	Corporate Surplus.	Total Liabilities.			
and Insurance	Accrued Depreciation,	Accrued Depreciation,	Other Deferred and Unadjusted	from Income and	and Loss					

TABLE SHOWING FOR EACH OF THE EXPRESS CORPORATIONS NAMED THEREIN THE INCOME ACCOUNT

		O	PERATING INCO	ME.			
Title of Corporation.	Charges for Transporta- tion.	Excess Privileges. Dr.	Revenue from Transporta- tion.	Revenue from Operations Other Than Transporta- tion.	Total Operating Revenues.		
	<u> </u>	2	3	4	5		
1 Adams Express Company	18,039,247	\$22,413,455 31,407,985 9,251,998 25,854,218	32,005,467 8,787,249	\$603,527 3,233,225 403,725 1,191,925	\$24,083,995 35,238,692 9,190,974 25,741,143		
	OTHER INCOME—Continued.						
Title of Corporation.	Dividend Income.	Income from Funded Securities.	Income from Unfunded Securities and Accounts.	Income from Reserve Funds.	Miscella- neous Income.		
	14	15	16	17	18		
1 Adams Express Company. 2 American Express Company. 3 Southern Express Company. 4 Wells Fargo & Company.	192,196 8,567	\$845,563 434,603 16,956 756,512	\$143,840 88,827 39,051 195,601	\$18,499	\$11,314 26 63,336		
		ONS FROM	Disposi Net Is		PROFIT AND LOSS. CREDITS.		
TITLE OF CORPORATION.	Total Deductions from Gross Income.	Net Income.	Dividends Declared.	Income Balance Transferred to Profit and Loss.	Balance at Beginning of Year.		
	27	28	29	30	31		
1 Adams Express Company. 2 American Express Company. 3 Southern Express Company. 4 Wells Fargo & Company.	\$1,014,553 215,239 15,450 100,466	\$1,838,485 2,863,700 1,878,247 4,289,739	\$600,000 350,780 200,000 1,438,044	\$1,238,485 2,512,970 1,678,247 2,851,695	\$8,981,329 7,775,568 5,786,034 8,096,954		

No. 53.

FOR THE YEAR AND THE PROFIT AND LOSS ACCOUNT ON DECEMBER 31, 1916.

	OPERAT	ing Incomb—C	ontinued.	OTHER INCOME.				
Operating Expenses. Dr.	Net Operating Revenue.	Uncollectible Revenue from Transporta- tion.	Express Taxes. Dr.	Operating Income.	Rent from Real Property and Equipment Used Jointly.	Income from Miscella- neous Physical Property.	Separately Operated Properties.	
6	7	. 8	9 .	10	11	12	13	
\$23,025,979 32,355,942 7,192,510 22,212,796	\$1,058,016 2,882,750 1,998,464 3,528,347	\$8,035 13,789 1,605 16,421	\$251,057 550,236 180,789 468,532	\$798,924 2,318,725 1,816,070 3,043,394	\$14,588 14,775 6,308 3,840	\$1,414 2,573 3,952	\$4,146	
OTHER CONT		- 	Der	OUCTIONS FROM	GROSS INCOME	•	<u></u>	
Total Other Income.	Gross Income.	Rent for Real Proper- ty and Equipment Used Jointly.	Miscella- neous Rents.	Miscella- neous Taxes.	Interest on Funded Debt.	Interest on Unfunded Debt.	Miscella- neous Income Debits.	
19	20	21	22	23	24	25	26	
\$2,054,113 760,214 77,627 1,346,811	\$2,853,038 3,078,939 1,893,697 4,390,205	\$6,053 10,387 10,865 7,705	\$10,847 13,546 875 20,051	\$11,699 29,867 3,260 71,507	\$885,830	\$76,084 107,129	\$24,039 54,310 450 1,203	
			PROFIT AND L	oss—Continu	ed.			
	CREDITS	Continued.			DEI	BITS.		
Credit Balance Transferred from Income.	Delayed Income Credits.	Unrefunda- ble Overcharges.	Miscella- neous Credits.	Dividend Appropria- tions of Surplus.	Delayed Income Debits.	Miscella- neous Debits.	Credit Balance Carried to Balance Sheet.	
32	33	34	35	36	37	38	39	
\$1,238,485 2,512,920 1,678,247 2,851,695	\$17,904	\$610 1,059 217 6,263	\$445,424 16,703 147,015 139,251	\$1,050,090 3,900,000 7,989,133		\$315,415 2,332,611 64,363 2,840	\$10,350,433 6,923,549 3,647,150 4,020,094	

TABLE
SHOWING FOR EACH OF THE EXPRESS CORPORATIONS NAMED THEREIN THE OPERATING

	•	TRANSPORTATION.				
Title of Co	rporation.	Express, Domestic.	Express, Foreign.	Miscellaneous.		
		1	2	3		
2 American Express Company 8 Southern Express Company		62,841,311 18,018,449	\$94,681 531,795 19,898 93,129	\$295,362 40,346 900 11,838		
			OTHER THAN T			
Title of Co	rporation.	C. O. D. Cheques.	Limited and Unlimited Cheques.	Travelers' Cheques.		
		11	12	13		
2 American Express Company 3 Southern Express Company		515,175 240,764	\$454 17,532	\$1,589 26,767 520 39,323		

Norn-Deficit, loss and other reverse items on this table are printed in bold type.

No. 54.

REVENUE FOR THE YEAR ENDED DECEMBER 31, 1916, AND THE DISTRIBUTION THERBOF.

TRANSP	ORTATION—Cont	inued.	OPERATIONS OTHER THAN TRANSPORTATION.					
Total Transportation.	Express Privileges, Dr.	Revenue from Transportation.	Customs Brokerage Fees.	Order and Commission.	Rents of Buildings and Property.	Money Orders.		
4	5	6	7	8	9	10		
\$45,893,923 63,413,452 18,039,247 50,403,436	\$22,413,455 31,407,985 9,251,998 25,854,218	\$23,480,468 32,005,467 8,787,249 24,549,218	\$68,133 124,479 4,329 28,395	\$1,324 9,724 14,842 6,940	\$11,712 86,866 5,872 204,177	\$104,843 401,222 130,310 229,495		

OPERATIONS OTHER THAN TRANSPORTATION-Continued.

Telegraph and Cable Transfers.	Letters of Credit.	Foreign Postal Remittances.	Profit on Exchange and Other Financial Revenue.	Miscellaneous.	Total Other Than Trans- portation.	Total Operating Revenues.
14	15	16	17	18	19	20
\$139,857	\$6,609	\$8,199 9,928	\$21,758 1,063,530 466	\$44,340 831,536 6,623	\$603,527 3,233,225 403,726	\$24,083,995 35,238,692 9,190,975
5,112		6	51,518	161,322	1,191,925	25,741,144

TABLE

Showing for Each of the Express Corporations Named Therein the Operating

			MAINT	ENANCE	i.		
Title of Corporation.	Superinten ence.		Repairs of Buildings.		reciation letirement buildings.	Repairs of Cars.	
	11		2	3		4	
1 Adams Express Company	49,4	182 [*] 297	\$57,227 131,503 43,008 115,667		\$51,882 265,347 25,484 89,587	\$217 54,878	
		Маг	NTENANCE	-Сов	tinued.		
Title of Corporation.	Repairs of Office Furniture and Equipment.	Deprecia- tion and Retiremen of Office Furniture and Equipmen	t Rep of I Equip	ine	Deprecia tion and Retirement of Line Equipment	Miscella- neous Repairs.	
	13	14	1.	5	16	. 17	
1 Adams Express Company	\$43,281 53,731 24,877 31,455	\$31,26 87,34 33,41 59,66	6 2 5 3	1,976 5,225 5,030 8,719	\$11,33 24,91 9,52 27,69	2 14.587 2 583	
		TRAN	SPORTATIO	он—Со	ntinued.		
Title of Corporation.	Commissions.	Office Supplies ar Expenses	Ren d Lo Offic	ca.l	Vehicle Employes	Stable and Garage Employes	
	26	27	2	8	29	30	
1 Adams Express Company	\$1,381,597 2,567,524 1,150,815 2,502,559	\$516,18 881,14 163,80 503,47	7 1,18	0,639 9,136 0,655 1,616	\$3,926,88 4,715,52 429,55 2,955,47	1 479,508 1 31,709	
			GEN	ERAL.			
Title of Corporation.	Salaries and Expenses, General Officers.	Salaries and Expenses Clerks and Attendant	d an	ice olies d	Law Expenses	Insurance and Fidelity Bond Premiums.	
	39	40	4	1	42	43	
1 Adams Express Company	\$128,766 152,064 87,501 116,062	\$629,83 1,085,24 433,88 804,38	2 200	2,359 3,219 3,094 1,988	\$90,29 84,80 36,92 90,95	5 920,338 0 32,583	

Note—Deficit, loss and other reverse items on this table are printed in bold type.

No. 55.

Expenses for the Year Ended December 31, 1916, and the Distribution Thereof.

		1	Maintenance-	-Continued.			
Depreciation and Retirement of Cars.	Repairs of Automobiles.	Depreciation and Retirement of Automobiles.	Repairs of Wagona Sleighs and Harness.	Depreciation and Retire- ment of Wag- ons, Sleighs and Harness.	Depreciation and Retirement of Horses.	Repairs of Trucks.	Depreciation and Retirement of Trucks.
5	6	7	8	9	10	11	12
\$2,673 36,478	\$414,336 373,267 14,176 65,258	\$294,242 225,475 17,357 48,032	\$257,089 305,007 63,370 267,498	\$55,386 49,412 17,089 84,057	\$198,847 237,665 21,622 197,853	\$39,691 67,793 29,373 60,589	\$17,587 43,865 12,194 30,212
MAINTENANCE—Continued.		Trappic.				Transportation.	
Miscella- neous Depreciation and Retirement.	Other Expenses.	Superintend- ence.	Advertising.	Stationery and Printing.	Other Expenses.	Superintend- ence.	Office Employes.
18	19	20	21	22	23	24	25
\$6,887 11,747 474 1,646	\$621 11,982 124 2,749	\$80,927 156,680 35,260 136,504	\$14,677 176,722 32,942 77,910	\$21,337 23,191 10,618 23,630	\$196 284	\$382,019 1,196,233 310,573 1,119,527	\$7,125,832 8,859,668 1,944,048 5,601,485
		T	RANSPORTATION	Continued.			
Stable and Garage Supplies and Expenses.	Drayage.	Train Employes.	Train Supplies and Expenses.	Stationery and Printing.	Loss and Damage.	Injuries to Persons.	Other Expenses.
31	32	33	34	35	36	37	38
\$1,728,696 1,990.819 255,682 1,434,891	\$806,755 944,974 89,903 419,784	\$1,143,063 2,007,881 814,761 1,996,431	\$ 35,440	\$389,565 507,308 243,035 400,808	\$1,722,131 1,651,390 412,290 1,034,950	\$49,310 92,529 30,934 153,652	\$26,813 26,324 16,645 24,188
GENERAL—Continued.			R				
Pensions.	Other Expenses.	Maintenance.	Traffic.	Transporta- tion.	General.	Total Operating Expenses.	Ratio Operating Expenses to Operating Revenue.
41	45	46	47	48	49	50	51
\$53,525 165,256 7,500 42,080	\$35,451 107,673 25,990 140,156	\$1,494,378 1,981,236 350,996 1,211,233	\$116,942 356,790 79,104 238,044	\$20,297,647 27,294,318 6,114,936 19,361,731	\$1,117,012 2,723,597 647,474 1,401,788	\$23,025,979 32,355,941 7,192,510 22,212,796	95.67 91.82 78.26 86.29

TABLE No. 56.

THE PULLMAN COMPANY.

COMPARATIVE GENERAL BALANCE SHEET-DECEMBER 31, 1916.

Assets:		Assets.		Liabilities.
Investments:				
Cost of Property and Equipment	\$1,622,806	\$149,446,990		
Funded Debt Owned	2,756,875	4,379,681		
Land Owned		6,651		
Total Investments		\$153,833,322		
CURRENT Assets:				
Cash. Bills Receivable. Due from Agents and Conductors Due from Solvent Co.'s and Individuals Other Cash Assets.	\$13,470,744 501,227 589,579 2,583,717 5,000,000	_		
Total Current Assets		22,095,267		
OTHER ASSETS:				
Materials and SuppliesSinking, Insurance and Other FundsSundries	\$4,909,518 417,650 74,678		•	
Total Other Assets		5,401,846		
Liabilities:				
Capital Stock				\$120,000,000
CURRENT LIABILITIES:		·		
Audited Vouchers and Accounts	•		\$2,609,894 610,780 18,088 235,695	
Total Current Liabilities			•	3,492,457
OTHER LIABILITIES:				
Dividends accrued on Capital Stock Depreciation on Cars Reserve for Accrued Depreciation on			\$13,945,507	1,591,440
Equipment			27,707,1 2 8	
Buildings, Etc			637,029 1,825,567	
Total Other Liabilities				43,615,231
PROFIT AND LOSS			_	12,631,307
GRAND TOTALS		\$181,330,435	-	\$181,330,435

TABLE No. 57.

. THE PULLMAN COMPANY.

Showing the Income Account for the Year and the Profit and Loss Account on December 31, 1916.

INCOME ACCOUNT.

OPERATING INCOME:

Sleeping Car Revenues. Sleeping Car Expenses.	\$44,202,619 30,878,524		
Net Sleeping Car Revenue		\$13,324,095 29,972	
Total Net Revenue		\$13,354,067 1,608,898	
Operating Income	•		\$11,745,169
OTHER INCOME:			
Dividends on Stocks Owned		\$99,372 80,739 404,178	
Total Other Income			584,289
Gross Corporate Income			\$12,329,458
DEDUCTIONS FROM GROSS INCOME:			
Hire of Equipment		\$ 9,180 17,699	
Total Deductions			26,879
Net Corporate Income			\$12,302,579
Disposition of Net Income:			
Dividends Declared		\$9,529,035 600,000	10,129,035
Balance carried to credit of Profit and Loss			\$2,173,544
PROFIT AND LOSS ACCOUNT:			
Credit Balance January 1, 1916. Credit Balance from Income Account. Credit Balance from Manufacturing Plants. Unrefundable Overcharges Miscellaneous Credits. Uncollectible Sleeping Car Revenue Miscellaneous Debits. Balance Credit, carried to Balance Sheet.		\$833 502 12,631,307	\$10,256,998 2,173,545 191,245 4,787 6,067
Totals		\$12,632,642	\$12,632,642

TABLE No. 58.

THE PULLMAN COMPANY.

Showing the Operating Revenues and the Auxiliary Revenues and Expenses for the Year Ended December 31, 1916.

OPERATING REVENUE:

Standard Sleeping Car, Berth Revenue. Tourist Sleeping Car, Berth Revenue. Standard Sleeping Car, Seat Revenue. Tourist Sleeping Car, Seat Revenue. Parlor Car, Seat Revenue. Composite Car, Seat Revenue. Chartered Standard Sleeping Cars, Per Diem Rates. Chartered Standard Sleeping Cars, Berth Rates. Chartered Tourist Sleeping Cars, Per Diem Rates. Chartered Tourist Sleeping Cars. Per Diem Rates. Chartered Tourist Sleeping Cars. Berth Rates. Chartered Tourist Sleeping Cars. Berth Rates. Chartered Tourist Sleeping Cars. Berth Rates. Chartered Other Cars. Miscellaneous Revenue Car Mileage Revenue Association Revenue, Dr. Contract Revenue, Dr.	\$36,089,143 2,252,582 2,061,921 5,275 5,543,297 67,057 270,427 20,675 42,870 247,704 61,272 690,558 482,425 2,694,188	
Total Operating Revenue		\$44,202,619
Auxiliary Operations:		
REVENUE:		
Dining and Special Car Revenue	\$23,233 716,638 15,465	
Total Operating Revenue,		\$755,336
Expenses:		
 ,		
Maintenance:		
Repairs of Dining and Special Cars. Depreciation of Dining and Special Cars.	\$47,413 4,112	
Total Maintenance		\$51,525
CONDUCTING COMMISSARIAL SERVICE:		
Superintendence Employes Fuel and Supplies Other Expenses	\$46,938 125,959 487,096 3,035	
Total Conducting Commissarial Service		663,028
GENERAL EXPENSES:		
Administration	\$4,032 549 6,230	
Total General Expenses		10,811
Total Operating Expenses		\$725,364
Net Operating Revenue, Auxiliary Operations	d in bold type	\$29,972

TABLE No. 59.

THE PULLMAN COMPANY.

Showing the Operating Expenses for the Year Ended December 31, 1916, and the Distribution Thereof.

MAINTENANCE:

G and Are In an		
Superintendence	\$55,257	
Sleeping Car Repairs	8,506,505	
Parlor Car Repairs	1,081,247	
Other Car Repairs	191,585	
Sleeping Car Depreciation Adjustments	218,172	
	45, 184	
Parlor Car Depreciation Adjustments		
Other Car Depreciation Adjustments	22,867	
Sleeping Car Depreciation	4,874,604	
Parlor Car Depreciation	741,420	
Other Car Depreciation	129,237	
Shop Machinery and Tools	35,654	
Buildings, Appurtenances and Grounds	127,651	
Buildings, Appurtenances and Grounds Depreciation	62,369	
Stationery and Printing.	6,576	
Value - A Description		
Injuries to Persons.	9,137	
Other Maintenance Expenses	8	
Maintenance of Association Cars, Cr	96,363	\$16,012,110
-		
•		
Conducting Car Operations:		
Superintendence	\$248,202	
District Employes and Expenses.	1,573,171	
Conductors	2,909,124	
Porters and Maids.	2,977,974	
Car Cleaning.	2,017,561	
Tandan		
Laundry	1,736,341	
Other Car Supplies and Expenses.	1,790,925	
Stationery and Printing	129,332	
Loss and Damage	23,465	
Injuries to Persons	94.583	
Other Expenses	53,933	
Operation of Association Cars, Cr	97,813	13,456,798
_		,,
GENERAL EXPENSES:		
Coresau Lafendeo.		
Salaries and Expenses of General Officers	8004 700	
Salaries and Expenses of Gladeral Officers.	\$226,708	
Salaries and Expenses of Clerks and Attendants	472,142	
General Office Supplies and Expenses	37,24 1	
Law Expenses	245,758	
Pension and Relief Expenses	163,292	
Insurance	81,543	
Stationery and Printing.	37,948	
Other General Expenses	145.984	
Administration of Association Cars, Cr	1.000	1,409,616
	1,000	1,200,010
•		
RECAPITULATION:		
Maintenance		\$16,012,110
Conducting Car Operations.		13,456,798
General Expenses		1,409,616
		1,200,010
Total Operating Expenses		\$30,878,524
		Ratio of

Ratio of Operating Expenses to Operating Revenue, 69.86 Per Cent.

Note-Deficit, loss and other reverse items on this table are printed in bold type.



TABLE No. 60.

THE PULLMAN COMPANY.

SHOWING CERTAIN STATISTICS AND OPERATING REVENUE AND EXPENSE AVERAGES AND COMPARISONS.

Passengers:

Standard Sleeping Cars. Tourist Sleeping Cars. Parlor Cars. Composite Cars. Miscellaneous.	18,275,459 1,131,316 8,317,826 141,561 283	
Total, Revenue Passengers. Total, Non-Revenue Passengers. Average Number of Passengers, per car, per day. Average Revenue, per Passenger, Berth. Average Revenue, per Passenger, Seat.		27,866,395 1,136,970 12 \$2.45 0.63
Sleeping Car Operations, Revenues: Revenues per Car-Mile	\$0.06031 19.78993	
Sleeping Car Operations, Expenses: Expenses per Car-Mile	0.04213 13.82461	
Net Revenue: Net Revenue per Car-Mile. Net Revenue per Car-Day.	0.01818 5.96532	
Total Number of Car-Days. Average Number of Car-Miles per Car-Day. Total Number of Car-Miles. Average Number of Car-Miles per mile of Trackage operated over		2,233,591 328.13 732,897,644 6,114.87
Average Capacity per Car—Passenger: Standard Sleeping Car, Berths. Tourist Sleeping Car, Berths. Parlor Car, Seats. Composite Car, Seats.		26.85 31.83 30.74 26.77
Equipment:	Owned.	Leased.
Standard Sleeping Cars. Tourist Sleeping Cars. Parlor Cars. Dining Cars. Composite Cars. Private Cars.	5,306 742 1,086 7 121 32	6i i 24
Total in Service, all fitted with train brake and automatic coupler	7,294	86

TABLE

Showing for Each of the Corporations Named Therein the Amount of Assets, The Amount of

	TOTALS.					
·	Asset	8.	Liabi	Liabilities.		
Title of Corporation.	Total Amount June 30, 1917.	Increase Over Preceding Year.	Total Amount June 30, 1917.	Increase Over Preceding Year.		
	1 ,	2	3	4		
Baltimore & Philadelphia Steamboat Co	12,926 34,060	\$6,040 57 23,976 3,117	\$333,900 13,250 34,500 261,000	\$10,000 23,450 1,000		
	DE	TAILS OF ASSI	ers—Continu	ed.		
TITLE OF CORPORATION.	Sinking Fund and Other Reserves.	Spe Depo an Prepay	osits id	Sundries.		
	12	_ 1	3	14		
Baltimore & Philadelphia Steamboat Co						
4 Tolchester Beach Improvement Co		• • • • • • • • • • •		· · · · · · · ; · · · ·		

Note-Deficit, loss and other reverse items in this table are printed in bold type.

No. 61.

Liabilities and the Surplus on June 30, 1917, and the Classification of Such Assets and Liabilities.

TOTALS—C	ontinued.		Det	AILS OF ASSETS.		
Surplus or	DEFICIT.					
Total Amount June 30, 1917.	Increase Over Preceding Year.	Real Property and Land Equipment.	Marine Equipment	Cash.	Bills and Accounts Receivable.	Materials and Supplies.
5	66	7	8	9	10	11
\$345,218 324 440	\$16,040 57 526	\$413,953 180	\$202,163 10,000 33,713	\$3,223 2,160 347	\$8,846 586	
51,823	4,117	114,310	195,000	3,513		

DETAILS OF LIABILITIES.

Capital Stock.	Funded Debt.	Bills and Accounts Payable.	Salaries and Wages Unpaid.	Interest, Dividends and Rents Accrued.	Sinking Fund and Other Reserves.	Sundries.
15	16	17	18	19	20	21
\$281,400 13,250		\$52,500				
20,000 253,000	\$8,000	14,500		·		
]

TABLE
SHOWING FOR EACH OF THE CORPORATIONS NAMED THEREIN THE GROSS INCOME FROM ALL SOURCES, THE

		TOTALS.	
Title of Corporation.	Gross Income From All Sources.	Increase Over Preceding Year.	Deductions From Gross Income.
	1	2	3
1 Baltimore & Philadelphia Steamboat Co	\$394,033 10,242 11,480 215,667	\$38,357 i,490 20,630	\$396,148 10,118 11,354 211,550
	DETAILS OF INCOME—Cont.	DEDUCTIONS F	ROM INCOME.
TITLE OF CORPORATION.	Miscellaneous.	Maintenance.	Towage and Lighterage.
	11	12	13
1 Baltimore & Philadelphia Steamboat Co	\$13,061 985 2,848 64,998	\$36,654 1,252 157 17,923	\$90,349 42 472

⁽a) First Annual Report.

Norz-Deficit, loss and other reverse items in this table are printed in bold type.

No. 62.

DEDUCTIONS FROM INCOME AND THE NET INCOME FROM THE OPERATIONS OF THE YEAR ENDED JUNE 30, 1917.

Totals—Continued.			DETAILS OF INCOME.			
Increase Over Preceding Year.	Surplus or Deficit.	Increase Over Preceding Year.	Passenger Traffic.	Freight Traffic.	Rents.	Interest and Dividends Received.
4	5	6	7	8 .	9	10
\$72,677 771	\$7,885 124	\$34 ,320 2 ,261	\$76,164 8,240	\$290,490 1,017	\$14,318	
25,561	126 4,117	4 .931	6,965 89,192	4 00		

DEDUCTIONS FROM INCOME—Continued.

Transportation.	Tolls and Rents.	Interest on Funded and Other Debt.	Taxes.	Insurance.	Dividends.	Miscellaneous.
14	15	16	17	18	19	20
\$150,839 5,522 6,669 158,889	\$50,647	\$3,130 1,519 35 684	\$11,789 108 197 7,750	\$5,492 350 1,124 8,594	\$14,070 1,325 597 17,710	\$23,179 2,103

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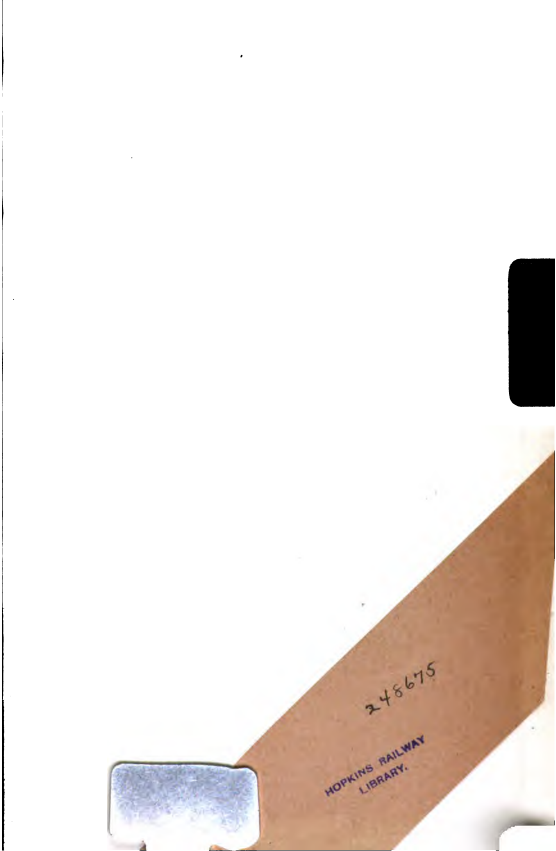
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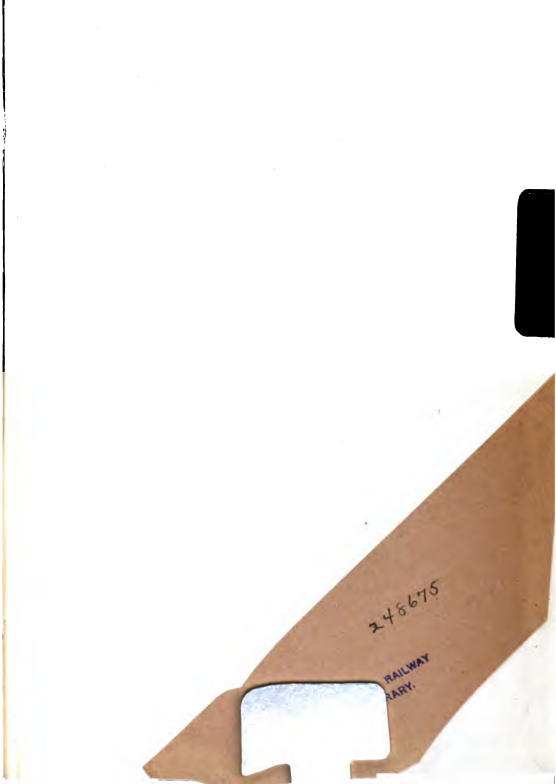
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